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TABLE OF CONTENTS

PROPOSED RULES	PAGE
COMMERCE COMMISSION, ILLINOIS Purchase & Sale of Electric Energy From Qualified Solid Waste Energy Facilities; 83 Ill. Adm. Code 445.....	11025
EMPLOYMENT SECURITY, DEPARTMENT OF Payment of Unemployment Contributions, Interest & Penalties; 56 Ill. Adm. Code 2765	11034
INSURANCE, DEPARTMENT OF Prelicensing & Continuing Education; 50 Ill. Adm. Code 3119	11055
POLLUTION CONTROL BOARD Organic Material Emissions Standards & Limitations; 35 Ill. Adm. Code 215	11059
PUBLIC HEALTH, DEPARTMENT OF Ill. Formulary for the Drug Product Selection Program, The; 77 Ill. Adm. Code 790	11070
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 Ill. Adm. Code 3000	11075
 ADOPTED RULES	
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF Pay Plan; 80 Ill. Adm. Code 310	11080
CHILDREN AND FAMILY SERVICES, DEPARTMENT OF Financial Responsibility of Parents or Guardians of the Estates of Children; 89 Ill. Adm. Code 352	11111
EMPLOYMENT SECURITY, DEPARTMENT OF Payment of Unemployment Contributions, Interest & Penalties; 56 Ill. Adm. Code 2765	11122
PUBLIC AID, DEPARTMENT OF Aid to Families with Dependent Children; 89 Ill. Adm. Code 112	11127
Aid to the Aged, Blind or Disabled; 89 Ill. Adm. Code 113	11142
Food Stamps; 89 Ill. Adm. Code 121	11150
General Assistance; 89 Ill. Adm. Code 114	11164
Medical Payment; 89 Ill. Adm. Code 140	11176
 EMERGENCY RULES	
PUBLIC HEALTH, DEPARTMENT OF Ill. Formulary for the Drug Product Selection Program, The; 77 Ill. Adm. Code 790	11194
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 Ill. Adm. Code 3000	11252
 AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL TO PROPOSED RULES	
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 Ill. Adm. Code 3000, withdrawal	11342
 NOTICE OF CORRECTIONS	
ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF Subacute Alcoholism & Substance Abuse Treatment Services; 77 Ill. Adm. Code 2090	11343

PUBLIC INFORMATION

ATTORNEY GENERAL, ILLINOIS

Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; Beloit Site.....	11345
Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; IPC Site.....	11347

LABOR, DEPARTMENT OF

Pursuant to the Provisions of Paragraph 11a of the Ill. Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the Following Contractor's Name was Published in Error as Being Debarred From Being Awarded Public Works Construction Contracts: Mr. Donald A. Durschlag.....	11349
List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Stelio Tsahas.....	11350
List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Christos Tsahas.....	11351

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received	11352
-------------------------------	-------

EXECUTIVE ORDERS AND PROCLAMATIONS

PROCLAMATIONS

91-357 American Hackney Horse Society And American Saddlebred Horse Association Centennial Week.....	11353
91-358 Armed Services Vocational Aptitude Battery (ASVAB) Awareness Year.....	11353
91-359 Bud Billiken Day.....	11354
91-360 Flags At Half-Staff Day.....	11354
91-361 Henry George Day.....	11354
91-362 John O. Dickinson Day.....	11355
91-363 Sickle Cell Month.....	11355
91-364 U.S. Pro Criterium Championship Day.....	11356
91-365 Columbian Independence Day.....	11356
91-366 Arts Week.....	11357
91-367 Dr. Roger E. Compton Day.....	11357
91-368 Peruvian Day.....	11358

CUMULATIVE INDEX

1991 Index - Issue #31	CI-1
------------------------------	------

SECTIONS AFFECTED INDEX

1991 Index - Issue #31	SAI-1
------------------------------	-------

INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

ILLINOIS COMMERCE COMMISSION

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Purchase and Sale of Electric Energy From Qualified Solid Waste Energy Facilities

2) Code Citation: 83 Ill. Adm. Code 445

3) Section Numbers: Proposed Action:

445.40 Amendment
445.50 Amendment
445.70 Amendment

4) Statutory Authority: Implementing Section 3.1 of the Local Solid Waste Disposal Act (Ill. Rev. Stat. 1989, ch. 85, par. 5903.1) and implementing Sections 8-403.1 and 9-215.1 of the Public Utilities Act and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 8-403.1, 9-215.1 and 10-101).

5) A Complete Description of the Subjects and Issues Involved: These rules are being amended to reflect statutory changes that became effective in 1990 and to clarify the date from which certification must be made to the Commission concerning operations.

6) Will these proposed amendments replace an emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date: No.

8) Do these proposed amendments contain incorporations by Reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: These proposed amendments neither create nor expand any state mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

A) Date amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 17, 1991

B) Types of small businesses affected: This amendment will affect those public utilities and those qualified solid waste facilities that are also small businesses as defined in the Illinois Administrative Procedure Act.

C) Reporting, bookkeeping or other procedures required for compliance: Filing procedures.

D) Types of professional skills necessary for compliance: Managerial skills.

The full text of the Proposed Amendments begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

TITLE 83: PUBLIC UTILITIES
 CHAPTER I: ILLINOIS COMMERCE COMMISSION
 SUBCHAPTER C: ELECTRIC UTILITIES

PART 445

PURCHASE AND SALE OF ELECTRIC ENERGY FROM QUALIFIED SOLID WASTE
 ENERGY FACILITIES

Section	
445.10	Applicability
445.20	Definitions
445.30	Availability of Benefits
445.40	Terms and Conditions of Service
445.50	Reporting Requirements
445.60	Purchase Rates
445.70	Tax Credits
445.80	Remedy

AUTHORITY: Implementing Section 3.1 of the Local Solid Waste Disposal Act (Ill. Rev. Stat. 1989, ch. 85, par. 5903.1) and implementing Sections 8-403.1 and 9-215.1 of the Public Utilities Act and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 8-403.1, 9-215.1 and 10-101).

SOURCE: Adopted at 14 Ill. Reg. 626, effective January 1, 1990; amended at Ill. Reg. , effective .

Section 445.40 Terms and Conditions of Service

- a) The electric utility shall negotiate terms and conditions of service with the owner(s) or developer(s) of a qualified solid waste energy facility in accordance with the utility's standard terms and conditions of service for small power producers compiled pursuant to 83 Ill. Adm. Code 430.40.
- b) Electric utilities shall be required to enter into long-term contracts to purchase electric energy from qualified solid waste energy facilities located in the electric utility's service area for a period beginning on the date the qualified solid waste energy facility begins generating electric energy, and continuing for a minimum of twenty years thereafter, or ten years in the case of qualified solid waste energy facilities fueled by methane gas generated from landfills, or 20 years in case of facilities fueled by landfill generated methane and

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

located at a landfill owned by a forest preserve district.

(Source: Amended at Ill. Reg. , effective)

Section 445.50 Reporting Requirements

- a) The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually report to the Commission that the facility has met the requirements of the Illinois Environmental Protection Agency pursuant to the Local Solid Waste Disposal Act.
- b) The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually certify to the Commission, on an annual basis following the date of commercial operation of the facility, that solid waste is expected to comprise, at the minimum, 95 percent of the annual fuel loading for the following twelve months. In December of each year following the year of the facility's commercial operation date, the owner(s) or operator shall report the actual fuel loading for the twelve month period ending on November 30th of the same year. The use of natural gas, oil, or other fuels in connection with ignition, start-up, testing, flame stabilization and control, maintenance of minimum combustion temperatures, and during unanticipated outages of the solid waste sources shall not be included in any calculation of annual fuel loading.
- c) The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually certify to the Commission, on an annual basis following the date of commercial operation of the facility, that the solid waste throughput volume for the following twelve months shall, at a minimum, be 66 percent of the yearly design capacity of the facility. In December of each year following the year of the facility's commercial operation date, the owner(s) or operator shall report the throughput volume for the twelve month period ending on November 30th of the same year.
- d) The owner(s) or operator of a qualified solid waste energy facility shall notify the Commission and all electric utilities to which the facility sells electric

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

energy within 30 days of the date of a decision by a court or agency of competent jurisdiction in which the facility loses its status under the Act or this Part. The notification shall state that the facility no longer qualifies, the reasons therefor, and the anticipated date when the facility shall again qualify under the Act or this Part.

e) Displacement reports

1) Each electric utility shall report to the Commission in December of each year an estimate of the amounts and types of fuels displaced pursuant to Section 8-403.1(g) of the Act. Each utility also shall report an estimate of additional costs it incurred to alter its economic dispatch procedures pursuant to Section 8-403.1(g) of the Act. These costs may include added fuel costs caused by deviating from economic dispatch, computer software costs to alter plant dispatching, monitoring and control costs, as well as any other costs incurred to comply with Section 8-403.1(g) of the Act.

2) In the event that an electric utility is constrained from displacement of fuels by existing technical, contractual or other circumstances, the utility shall report such circumstances and show why displacement is not practicable. The Commission will weigh the practicability of displacement against the general requirement of displacement pursuant to Section 8-403.1(g) of the Act. In case of a successful showing of cause for exemption from displacement, the utility need not comply with the reporting requirements of subsection (e).

f) Each electric utility shall report to the Commission in December of each year any economic loss it incurred during the twelve month period ending on November 30th of the same year in complying with the requirements of Section 8-403.1 of the Act and this Part.

g) Within 60 days of the signing of a contract with a qualified solid waste energy facility, each electric utility shall report to the Commission the amounts of electric energy contracted for each year of the contract period.

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

h) Each electric utility shall list separately in its monthly reports of tax credits to the Commission and the Illinois Department of Revenue:

1) any reasonable and necessary costs incurred in displacing electric energy from qualifying facilities because of purchases made pursuant to Section 8-403.1 of the Act, and

2) its avoided total costs from electric energy purchases from qualified solid waste energy facilities and a breakdown of these costs into energy and capacity as defined by 83 Ill. Adm. Code 430.30.

i) Each utility shall provide to all qualified solid waste energy facilities from which the utility purchases electric energy the information submitted to the Commission under subsections (e), (f), (g), and (h), and a detailed breakdown of costs described in Section 8-403.1(d)(ii) of the Act assigned to the qualified solid waste energy facility specified. A facility may file a petition with the Commission under Section 445.80 contesting the validity of the information.

j) In the event that a qualified solid waste facility fails to comply with the certification requirements of subsections (a), (b) or (c), or in the event that for an annual reporting period, referred in the above sections (b) and (c) the facility ceases to be in compliance with the qualifying requirements of this Part or Section 8-403.1 of the Act, provided that the owner(s) or operator of the facility makes efforts to remedy non-compliance, the facility shall have 90 days in which to cure its noncompliance. If at the end of the 90-day cure period the facility has failed to comply with the said requirements, the purchase rate provided in Section 445.60(b) shall be suspended until such time as the facility certifies that it has complied with this Part, and in the case of subsection (a) shall be at any time, and in the case of subsection (b) or (c) shall be for the latest 12 months of facility operation. If the facility continues to maintain its status as a qualifying facility, it shall receive during the suspension period the rate that the utility would have paid for purchases of electric energy from a qualifying facility pursuant to 83 Ill. Adm. Code 430.80.

(Source: Amended at Ill. Reg. , effective)

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

Section 445.70 Tax Credits

a) Calculation of monthly tax credit

- 1) Each utility shall calculate tax credits using the following formula to assure compliance with Section 8-403.1(d) of the Act.

C = $P - (R - 0)$, where

C = Public utility tax credit.

P = Actual total dollar amount paid for purchases from a qualified solid waste energy facility applying the price specified in Section 445.60(b).

R = The total amount that the utility would have paid a qualified solid waste energy facility pursuant to 83 Ill. Adm. Code 430.80.

O = Any amounts in the form of reasonable and necessary costs incurred by a utility in displacing electric energy from qualifying facilities because of purchases made pursuant to Section 8-403.1(c) of the Act. Such costs shall include those incremental costs of system operation reasonably incurred by a utility (excluding those resulting from Section 445.60 of this Part) as a direct result of having to purchase electric energy from qualified solid waste energy facilities in lieu of purchasing equivalent amounts of electric energy from other qualifying facilities.

- 2) At the time the owner(s) or developer(s) of a qualified solid waste energy facility enters into a contract with an electric utility for the sale of electric energy to the electric utility, the owner(s) or developer(s) of a qualified solid waste energy facility may elect one of the methodologies specified in 83 Ill. Adm. Code 430.80. In the event of an impasse in negotiations between the utility and the facility, either party may request

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

a determination of the issues by the Commission, based on the criteria in 83 Ill. Adm. Code 430.80.

b) Reimbursement by qualified solid waste energy facility

- 1) The owner(s) or operator of a qualified solid waste energy facility shall file with the Commission and the Illinois Department of Revenue a proposed reimbursement schedule. The schedule shall be filed no later than one year prior to the start of the reimbursement period. The schedule shall state the anticipated annual repayments over the reimbursement period.

- 2) The starting date of reimbursement to the General Revenue Fund of tax credits accumulated for a qualified solid waste energy facility or an electric generating facility fueled by landfill generated methane gas located at a landfill owned by a forest preserve district shall not exceed twenty years from the date the facility begins commercial operation, after all operational and acceptance testing has been completed. For an electric generating facility fueled by methane gas generated from landfills, the starting date of reimbursement shall not exceed ten years from the date the facility begins commercial operation, after all operational and acceptance testing has been completed.

- 3) The reimbursement payments of a qualified solid waste energy facility shall equal the sum of the tax credits accumulated under Section 8-403.1(d) of the Act.

- 4) All tax credits accumulated for a qualified solid waste energy facility shall be fully reimbursed by that facility to the General Revenue Fund by the end of the actual useful life of the facility.

- 5) In no event shall a utility be required to reimburse the General Revenue Fund for tax credits received under Section 8-403.1 of the Act or this Part.

c) Tax credit disputes

- 1) The Illinois Department of Revenue, the owner(s) or operator of any qualified solid waste energy facil-

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

ity, or the involved unit or units of local government may request a decision by the Commission concerning any costs relating to tax credits claimed by the utility, or any other tax credit dispute with a utility, in accordance with this Act or this Part.

- 2) Any petition by the Illinois Department of Revenue or a qualified solid waste energy facility requesting a decision pursuant to subsection (c)(1) shall comply with the Commission's Rules of Practice (83 Ill. Adm. Code 200).

(Source: Amended at Ill. Reg. , effective)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

- 1) Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties
- 2) Code Citation: 56 Ill. Adm. Code 2765
- 3)

<u>Section Number:</u>	<u>Proposed Action:</u>
2765.67	New Section
2765.69	New Section
2765.225	New Section
2765.228	New Section
2765.230	New Section
2765.325	Amended Section
2765.328	New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 578, 579, 610, 611 and 750.
- 5) A Complete Description of the Subjects and Issues Involved:
These proposed amendments set forth the additional situations in which the Director will grant a partial waiver of interest. They also set forth some of the considerations made by the Director when determining whether a predecessor-successor relationship exists. These amendments also set forth the Director's interpretation of the experience rating provisions of the Act as requiring that the chargeability of an employer be determined at the time that an initial claim for benefits is filed. These proposed amendments also endeavor to clarify the understanding of benefit charging by breaking the lengthy Section 2765.325 into two separate Sections.
- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objective? Not Applicable.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

11) Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 15, 1991.

Types of small businesses affected: All businesses subject to the Unemployment Insurance Act.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begins on the next page:

ILLINOIS REGISTER
DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PART 2765

PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS

Section
2765.1
2765.5
2765.10
2765.15
2765.18

2765.20
2765.25
2765.30
2765.35
2765.40
2765.45
2765.50
2765.55
2765.60
2765.63

2765.65
2765.66

2765.67

2765.68

2765.69

2765.70
2765.75
2765.80
2765.85
2765.90
2765.95

Unemployment Contributions Not Deductible From Wages
Definitions
Payment Of Contributions
Liability For The Entire Year
Liability Of A Third Party Purchaser Or Transferee For The Due And Unpaid Contributions, Interest And Penalties Of The Seller Or Transferor's Seller or Transferor Contributions Of Employers By Election
Payments In Lieu Of Contributions
When Payments In Lieu Of Contributions Payable
Payments When Reimbursable Employer Becomes Contributory
Payments When Contributory Employer Becomes Reimbursable
Application Of Payment
Accrual Of Interest
Imposition Of Penalty
Payment Or Filing By Mail
When Payment Due And Consequences Of Upward Revision In Employer's Contribution Rate
Waiver Of Interest Or Penalty
Waiver Of Interest Accruing Because Of Certain Types Of Employees For Periods Prior To January 1, 1988
Partial Waiver Of Interest Where An Employer Has Erroneously Reported Wages To The Wrong State
Waiver Of Penalty For Certain Employers For 1987 And Thereafter Wage Reports (UC-3/40)
Partial Waiver Of Interest Where An Employer Has Erroneously Paid Its Federal Unemployment Tax Act (FUTA) Tax In Full But Has Failed To Pay Its Illinois Unemployment Insurance Contributions
Time For Paying Or Filing Delayed Payment Or Report
Application For Waiver
Approval Of Application For Waiver
Insufficient Or Incomplete Application
Disapproval Of Application Conclusive
Appeal And Hearing

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

SUBPART B: EXPERIENCE RATING

2765.200 Effect Of A Successor Employing Unit's Failure To Notify The Director Of Its Succession

2765.210 Prohibition On Withdrawal Of Joint Application For Partial Transfer Of Experience Rating Record

2765.220 Determination Of Benefit Wage And Benefit Ratio Requirement For Privity In Order To Have A Predecessor Successor Relationship

2765.228 No Requirement For Continuous Operation In Order For A Predecessor Successor Relationship To Exist

2765.230 Effect Of A Transfer Of Physical Assets On A Finding That A Predecessor Successor Relationship Exists

SUBPART C: BENEFIT CHARGES

2765.325 Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act

2765.326 Requirement For A Separation Or A Reduction In The Work Offered In Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act

2765.328 What Constitutes A Day For Purposes Of The "30 Day" Requirement In Section 1502.1 Of The Act

2765.332 Effect Of Ineligibility Under Section 602(B) On Chargeability Under Section 1502.1 Of The Act

2765.333 Effect Of Ineligibility Under Section 612 On Chargeability Under Section 1502.1 Of The Act

2765.334 Effect Of Ineligibility Under Section 614 On Chargeability Under Section 1502.1 Of The Act

2765.335 Procedural Requirements And Right Of Appeal

AUTHORITY: Implementing and authorized by Sections 212, 302, 500, 501, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1507, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750).

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. 11122, effective July 19, 1991; amended at 15 Ill. Reg. _____, effective _____, 1991.

SUBPART A: GENERAL PROVISIONS

Section 2765.67 Partial Waiver Of Interest Where An Employer Has Erroneously Reported Wages To The Wrong State

Where wages should have been reported to Illinois, but the employer has erroneously reported these wages to another state, if such employer makes payment of all contributions, penalties and interest (except the amount of interest that is subject to waiver under this Section) due within 30 days of the date that notice of its erroneous reporting is mailed to the employer, the Director shall waive interest to the extent that the amount of interest due exceeds the amount of interest that would have been due if the rate of interest imposed were the same as the rate of interest paid by the Secretary of Treasury on amounts held by the Secretary in the federal Unemployment Trust Fund during the same period.

Example: Employer A erroneously reports the wages of certain workers on its Iowa Unemployment Insurance Contributions Reports. It is determined that such wages should have been reported under the Illinois Unemployment Insurance Act. If this employer pays all contributions, penalties and interest due under the Illinois Act within 30 days of being notified of its erroneous reporting, the Director will waive any interest in excess of the amount of interest that would have been credited to Illinois if the employer's contributions had been credited to this State's account in the federal Unemployment Trust Fund as of the date that the contributions were due.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 2765.69 Partial Waiver Of Interest Where An Employer Has Erroneously Paid Its Federal Unemployment Tax Act (FUTA) Tax In Full But Has Failed To Pay Its Illinois Unemployment Insurance Contributions

Where an employer has erroneously failed to pay its Illinois Unemployment Insurance contributions when due but instead timely

paid the full amount of its Federal Unemployment Tax Act (FUTA) liability (6.2% for 1990) and that employer pays the full amount of any contributions, penalties and interest (except the amount of interest that is subject to waiver under this Section) due within 30 days of the date that notice of its failure to pay its Illinois Unemployment Insurance contributions is mailed to the employer, the Director shall grant a partial waiver of interest from the date that the employer made its FUTA payment. The extent of that waiver shall be the amount by which the amount of interest due exceeds the amount of interest that would have been due if the rate of interest imposed were the same as the rate of interest paid by the Secretary of Treasury on amounts held by the Secretary in the federal Unemployment Trust Fund during the same period.

Example: On January 31, 1990, Employer A erroneously pays the full FUTA amount on all of the wages that it paid in 1989 which were subject to that Act. On March 31, 1990, the Director notifies this employer that it has failed to pay its Illinois Unemployment Insurance contributions for 1989. If this employer pays the full amount of contributions, penalties and interest due in this matter by April 30, 1990, the Director will waive the interest due for the period from January 31, 1990 to the date of payment, to the extent that amount of interest due exceeds the amount of interest that would have been due if the rate of interest imposed were the same as the rate of interest paid by the Secretary of Treasury on amounts held by the Secretary in the federal Unemployment Trust Fund during the same period.

(Source: Added at 15 Ill. Reg. _____, effective _____)

SUBPART B: EXPERIENCE RATING
Requirement For Privity In Order To Have A Predecessor Successor Relationship

In order for a predecessor successor relationship to exist under Section 1507 of the Act (Ill. Rev. Stat. 1989, ch. 48, par. 577), there must be privity between the predecessor employing unit and the successor employing unit.

- a) Example: AAA Oil Company, which owns all the equipment and inventory at a gas station, leases the station to Company B which becomes a liable employer under the

Act. When Company B's lease expires, AAA Oil Company refuses to renew the lease and, instead, leases the station to Company C. Company C is not a successor to Company B because there is no privity between Company B and Company C.

- b) Mr. Johnson operates a restaurant. Bank A has a chattel mortgage on the fixtures of the restaurant and Bank B has a mortgage on the building that houses the restaurant. Both Bank A and Bank B foreclose on their mortgages and Mr. Johnson goes out of business. The banks sell their interests in the restaurant fixtures and building to Mr. Moore who opens another restaurant at this same location. Mr. Moore is not a successor to Mr. Johnson because there is no privity between Mr. Moore and Mr. Johnson.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 2765.228 No Requirement For Continuous Operation In Order For A Predecessor Successor Relationship To Exist

There is no requirement that the employing enterprise which forms the basis for a predecessor successor relationship under Section 1507 of the Act (Ill. Rev. Stat. 1989, ch. 48, par. 577) be operated without interruption during the time that predecessor employing unit is succeeding to the employing enterprises in order for the relationship to exist. However, any interruption in operations must be reasonable in light of the particular industry and, under no circumstances may exceed one year.

- a) Example: In April, 1991, Mr. Stella purchases a cafe owned by Ms. Pauli. Mr. Stella decides that the cafe must be remodeled prior to his operating the business. Such remodeling takes three months. This three month gap in the operation of the cafe does not preclude Mr. Stella from being the successor to Ms. Pauli if the three month remodeling period is not unreasonable in the restaurant industry.

- b) Example: In February, 1991, S Company purchases the concession business at a county fair grounds from P Company. This business normally operates between May and September. The gap between the date of purchase and the time that the business begins to operate in May will

not preclude S Company from being found to be a successor to the employing enterprise of P Company.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 2765.230
Effect Of A Transfer Of Physical Assets On A
Finding That A Predecessor Successor
Relationship Exists

In order for a predecessor successor relationship under Section 1507 of the Act (Ill. Rev. Stat. 1989, ch. 48, par. 577) to exist, it is not necessary that there be a transfer of physical assets from one employing enterprise to another. However, when only physical assets are transferred, without the transfer of good will, the assumption of obligation or the continuation of the enterprises, there can be no predecessor successor relationship.

- a) Example: Abe and Bill operate a partnership, known as A & B House Painters, which is an employer under the Act. When the partnership dissolves, Abe retains title to the physical assets which he then sells. Bill, now a sole proprietor, continues to operate the employing enterprise by continuing to service the customers of the partnership. Even though he received none of its physical assets, Bill is a successor to the partnership.

- b) Example: Alice and Bert operate a partnership, known as A & B House Painters, which is an employer under the Act. When the partnership dissolves, Alice retains title to the physical assets which she then sells to Clyde who also operates a house painting business. Clyde does not obtain any of the good will of A & B nor does he service any of its customers. Clyde is not a successor to A & B.

(Source: Added at 15 Ill. Reg. _____, effective _____)

SUBPART C: BENEFIT CHARGES

Section 2765.325
Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act

- a) Except as provided in the other subsections of this Section and in Sections 2765.326, 2765.332, 2765.333 and 2765.334, the last employer prior to the beginning of the individual's benefit year (which is defined as

Section 242 of the Act) for whom the individual provided services during at least 30 days beginning with the first day of the individual's base period (which is defined at Section 237 of the Act) but prior to the beginning of his benefit year shall be liable for the benefit charges or payments in lieu of contributions, as the case may be, which result from any benefits paid to that individual.

- 1) Example: Immediately prior to filing his claim for unemployment benefits, the individual provides services to Company A, a liable, contributing employer, for 20 days. Prior to this period, he provides services to Company B, a liable, contributing employer, for 30 days. Prior to working for Company B and throughout his base period, the individual has provided at least 10 days of service to Company A. In this example, Company A will be the chargeable employer and will be liable for any benefit charges which might accrue as a result of any benefits paid to this individual. This is because the individual's last employer prior to the beginning of his benefit year is Company A and he provided services to Company A during at least 30 days during the period from the beginning of the individual's base period to the beginning of his benefit year. Pursuant to Section 1502.1 of the Act, it is not necessary for the 30 days of services by the individual to be consecutive.

- 2) Example: Prior to the beginning of his benefit year, the individual provides services only to Company A, a liable, contributing employer, for over ten years. Company A will be this individual's chargeable employer with respect to this individual's entire benefit year because Company A is the individual's last employer of at least 30 days prior to the beginning of his benefit year. If, after claiming benefits for a few weeks, this individual is employed by Company B, a liable, contributing employer, for six months, is laid off by Company B and files an additional claim, Company A will still be the chargeable employer of this individual with respect to any benefit charges which might accrue with respect to the additional claim. Company A remains liable for the benefit

DEPARTMENT OF EMPLOYMENT SECURITY

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

charges which accrue during the entire benefit year regardless of the number of times that the individual is laid off and becomes reemployed.

- 3) Example: Prior to the beginning of his benefit year, the individual is employed on an as-needed basis (some weeks the individual might work four days, other weeks he might not work at all) for Company A, a liable, contributing employer. While so employed by Company A, the individual is also employed on a full time basis for Company B, a liable, contributing employer. The individual is laid off by Company B and is offered two days of work by Company A. After working for these two days, no other work is currently available with Company A, and the individual files a claim for benefits. If the individual had been employed by Company A for at least 30 days from the beginning of his base period to the beginning of his benefit year, Company A will be liable for any benefit charges which might accrue as a result of any benefits which might be paid to this individual. This is because, despite the individual's full time employment with Company B, the individual's last employer for whom he provided services of at least 30 days during the applicable period was Company A, and it was his separation from Company A that caused the individual to become "unemployed."

- 4) Example: Assume the same facts as in subsection (a)(3), except that, instead of being an as-needed employee, the individual continues to provide less than full time services to Company A and earns less than his weekly benefit amount. In that case, Section 2765.326 shall apply, and Company B will be the chargeable employer because it caused this individual to become unemployed as defined in Section 239 of the Act.

- 5) Example: The individual is a substitute teacher. Whenever she is available to teach, she calls in for assignments with her school district, a local governmental entity which has elected to make payments in lieu of contributions. During the first semester of the school year, she teaches only 32 days. She, however, did not work for the school district during her base period. If she now files

a claim for benefits, her school district will be liable for 50% of any payments in lieu of contributions which would result if she would be paid benefits. This is because, despite her services being performed over a five month period, the school district is the last employer prior to the beginning of her benefit year and she has provided the required 30 days of services during the applicable period. The employer is only liable for 50% of the amount of the benefits paid because the individual performed no services for this employer during her base period (see Section 1405(B) of the Act).

- 6) Example: The individual is employed for 25 days during his base period for City A, a local governmental entity which has elected to make payments in lieu of contributions. He then works for Company B, a liable, contributing employer for approximately ten months. After being laid off by Company B, he is again employed by City A which then lays him off after five days. City A will be liable for payments in lieu of contributions equal to 100% of the benefits paid to this individual. This is because City A is the individual's last employer prior to the beginning of his benefit year, and this individual was employed for at least 30 days beginning with the start of his base period and prior to the beginning of his benefit year. City A is liable for 100% of the benefits paid because, in addition to being the chargeable employer as provided in this subsection, the individual also provided services for this employer during his base period. If this employer had met the requirements to be the chargeable employer but this individual had not provided services to this employer during his base period, then this employer would have been liable for only 50% of the payments in lieu of contributions made to this individual as in subsection (a)(5).

- 7) Example: The individual is employed by several different employers from the beginning of his base period until he first files a claim for benefits. However, he does not provide services for at least 30 days to any single employer during this period.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

3) Example:--The individual is scheduled to work on a certain day but fails to report for work because he is ill. Even if the employer provides paid sick leave to the individual for that day, it will not be counted toward the 30-day requirement set forth in subsection (a).

4) Example:--The individual receives paid sick leave from Company A, a nonprofit corporation which elects to make payments in lieu of contributions for 35 days during his base period. He has no other employment with Company A during his base period. He also performs services during his base period for Company B, a liability contributing employer. After being laid off by Company B, he returns to Company A for 30 days before being again laid off. Company A will be liable for an amount equal to 100% of the benefits paid to this individual as payments in lieu of contributions. This is because Company A is the last employer of this individual, the 30-day requirement is met by the individual's employment, and the paid sick leave constitutes wages for insured work paid during the individual's base period.

5) Example:--Upon the permanent layoff of an individual, the employer pays that individual for any unused accrued vacation time that the individual is due and grants him severance pay in the amount of one day's pay for each year of continuous service. These payments are not included for the purpose of determining whether this employer has met the 30-day requirement.

c) If the last organization or person for whom the individual provided at least 30 days of service is not an employer, as defined by Section 205 of the Act, then no employer shall be the chargeable employer, and any benefit charges or payments in lieu of contributions which accrue as a result of benefits paid to the individual shall not become the benefit charges or the amounts due of any employer. Whether the last organization or person for whom the individual provided at least 30 days of service is an employer, as defined by Section 205 of the Act, is determined as of the effective date of the claim and is unaffected by a later determination of liability based on events which occur

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Therefore, there is no chargeable employer, and no employer will be liable for either the benefit charges or payments in lieu of contributions as a result of payments made to this individual during this claim for benefits.

8) Example: An individual is employed during his entire base period for Company A, a liable, contributing employer. After being laid off by Company A, he works for at least 30 days for the State of Illinois, which makes payments in lieu of contributions pursuant to Section 1403 of the Act. If this individual files a claim for benefits, the State of Illinois will be liable for an amount equal to 50% of the benefits paid to this individual since the State of Illinois is the chargeable employer but not a base period employer.

b) the 30-day requirement set forth in subsection (a), shall include any day on which any services are actually performed for the employer by the individual prior to the date of separation. For the purposes of this Section, even if a shift covers two calendar days, only one day shall be included in determining whether the 30-day requirement has been met. Paid sick days, vacation days, holidays or other similar paid non-working days shall not be counted toward meeting the 30-day requirement. Payments for wages in lieu of notice, pension or other retirement type payments or for severance pay also do not meet the requirements of this Section.

1) Example:--The individual works a shift which begins at 10 pm and ends at 7 am the next day. While this individual performs services for this employer on two calendar days for the purpose of determining whether the 30-day requirement set forth in subsection (a) has been met, the individual's shift counts as only one day of service.

2) Example:--The individual begins his shift at noon but becomes ill fifteen minutes later. Since the individual performed services for the employer for fifteen minutes, one day is counted toward meeting the 30-day requirement set forth in subsection (a).

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

after the effective date of the claim.

- 1) Example: An individual is employed during his entire base period for Company A, a liable, contributing employer. He then leaves Illinois and obtains work in California for at least 30 days for an organization which is not liable under the Act. If this individual is laid off from his California job and files a claim against Illinois based on his Illinois base period wages, no employer shall be liable for any benefit charges for any benefit payments made to this individual. This is because the California organization is not an employer under the Act and, therefore, cannot be the chargeable employer under this Section.

- 2) Example: An individual is employed during his entire base period for Company A, a liable, contributing employer. After being laid off by Company A, he works for at least 30 days for the U. S. Postal Service, which is not an employer under the Act and for which reimbursement for any benefits paid is determined pursuant to Federal Regulations. He is then laid off by the Postal Service. If this individual files a claim for benefits, no employer shall be liable for any benefit charges for any benefit payments made to this individual. This is because the U. S. Postal Service is not an employer under the Act and, therefore, cannot be the chargeable employer under this Section.

- 3) Example: An individual files a claim for benefits, effective March 11, 1990, after having last been employed by Company A which began business as of January 1, 1990. As of March 11, 1990, Company A is not an employer under the Act because it has not yet had one or more employees in each of twenty or more weeks nor has it paid at least \$1,500 in wages in a calendar quarter. However, as of September 10, 1990, it has one or more employees in each of twenty or more weeks, and, therefore, its liability is made retroactive to January 1, 1990. In this case, Company A will not be the chargeable employer because its

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

liability is a result of a retroactive determination based on events subsequent to the effective date of the individual's claim.

- 4) Example: An individual files a claim for benefits, effective March 11, 1990, after having last been employed by Company A which claims that it is not liable under the Act because it has no employees. On September 10, 1990, there is a determination and assessment, which becomes final, which holds that Company A is liable for unpaid contributions on the wages of workers whom Company A had not considered employees. This is not a retroactive determination, and Company A can be held to be the chargeable employer of this individual.

- dC) Notwithstanding any other provision of this Subpart, no employer shall be the chargeable employer of an individual who was either discharged for misconduct connected with the work or voluntarily left such employer without good cause or refused to accept an offer of or to apply for suitable work from that employer without good cause. Unless the next subsequent employing unit, if it is an employer under the Act and paid the individual an amount equal to his weekly benefit amount in each of four weeks after the beginning of the individual's benefit year, any payments which might result in benefit charges will be pooled and not charged to any employer. However, if the circumstances of the voluntary quit are those described in Section 601(B)(1) or Section 601(B)(2) of the Act, then, any payments which might result in benefit charges will become pooled costs and not be charged to any employer.

- 1) Example: The individual quits Company A where he was employed for at least 30 days. He then accepts employment with Company B where he works for two weeks and earns, in excess of his weekly benefit amount. He is then laid off and files a claim for benefits. Pursuant to Section 601(B)(2) of the Act, this individual is not ineligible for benefits. However, if it is decided that the individual quit this job without good cause, no employer will be charged for the bene

DEPARTMENT OF EMPLOYMENT SECURITY

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

fits paid to the individual. This is because the individual quit his job with Company A without good cause but under the circumstances described in Section 601(B)(2) of the Act.

- 2) Example: The individual is held to be ineligible for benefits by the claims adjudicator, Referee, Board of Review or court as a result of his discharge for misconduct by Company A, a liable, contributing employer. Thereafter, he returns to work and performs services for Company B, a liable, contributing employer, for three days per week for three weeks and is then laid off. However, he does earn an amount in excess of his weekly benefit amount in each of these weeks. He then performs services for Company C for one week and earns in excess of his weekly benefit amount before being laid off for lack of work. The individual is eligible for benefits because he met the qualification requirements of Section 602 of the Act. No employer will be the chargeable employer of this individual because he was discharged for misconduct connected with his work and because the next subsequent employing unit after his discharge did not pay him an amount equal to or in excess of his weekly benefit amount in each of four weeks.

- 3) Example: The individual is discharged from Company A, files a claim for benefits and is determined to be ineligible under Section 602 of the Act. He then returns to work for Company B, a liable, contributing employer, and earns in excess of his weekly benefit amount in each of four weeks. He is then laid off by Company B. Thereafter he is employed by Company C before being laid off. Company B will be this individual's chargeable employer because it was the individual's single employer following his discharge for misconduct from Company A, is an employer under the Act, paid the individual an amount necessary to qualify for benefits and the qualification occurred after the beginning of the individual's benefit year.

- 4) Example: Assume the same facts as in subsection (d)(3) except that Company B discharged the individual for misconduct connected with his work. In this case, no employer will be the chargeable employer because Company B cannot be the chargeable employer of an individual if it discharged him for misconduct connected with his work and, though Company C was the individual's next subsequent employer following his discharge for misconduct from Company B and paid the individual the amount necessary to qualify for benefits and the requalification occurred after the beginning of the individual's benefit year, the disqualifying event occurred after the beginning of the individual's benefit year.

- 5) Example: Assume the same facts as in subsection (d)(3) except that Company B is not an employer under the Act. In this case, no employer will be charged as a result of any benefits paid to this individual. This is because the individual was discharged for misconduct connected with his work by Company A and earned an amount equal to or in excess of his weekly benefit amount in each of four weeks after the beginning of his benefit year from Company B, an organization which is not subject to the Act. However, because it is not an employer under the Act, it cannot be charged and, therefore, the charges will be pooled.

- 6) Example: An individual is employed by Company A for several months before being laid off for lack of work. The individual does not file a claim for benefits immediately but goes on vacation. When he returns from vacation, Company A offers the individual a suitable job which he refuses without good cause. However, during that same week, he is hired by Company B where he then works and less than 30 days but earns in excess of his weekly benefit amount in each of four weeks. When he is laid off by Company B, the individual files a claim for benefits and is not subject to disqualification for his refusal of work from Company A because he has had sufficient earning from Company B to purge any possible disqualification. Company A will not be charged

DEPARTMENT OF EMPLOYMENT SECURITY

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

for benefit charges which result from payments to this individual because the individual refused the Company's offer of suitable work without good cause. Company B will not be charged either because it paid this individual the amounts necessary to purge the possible disqualification before the beginning of the individual's benefit year. Therefore, in this case, no employer will be the chargeable employer, and the benefit charges will be pooled.

- ed) If no employer meets the requirements of this Subpart to be the chargeable employer for the second of two consecutive benefit years but there was a chargeable employer for the first benefit year, that employer will be the chargeable employer for that second benefit year.

Example: The individual is discharged for misconduct connected with his work by Company A, files a claim for benefits and is held ineligible pursuant to Section 602 of the Act. He then returns to work for Company B, a liable and contributing employer, and earns an amount equal to or in excess of his current weekly benefit amount in each of four calendar weeks, which is sufficient to qualify for benefits. He is then laid off by Company B and is now eligible for benefits. Under these circumstances, Company B will be charged for any benefit charges which accrue because it was the single employer which paid the individual the amount necessary to qualify for benefits and the requalification occurred after the beginning of the individual's benefit year. If this individual later files a second benefit year claim, Company B did not employ the individual for at least 30 days and paid the amount necessary for the individual to requalify prior to the beginning of the second benefit year. However, Company B will be the chargeable employer because there is no other employer that meets the requirements for chargeability and because it was the chargeable employer for the individual's first benefit year.

- fe) Whether the last employer for whom the individual provided at least 30 days of service is the chargeable employer is determined based on the circumstances as of the effective date of the initial claim for that benefit year and is unaffected by events which occur after that date.

Example: Company A is determined to be the chargeable employer of an individual who is laid off for lack of work and has filed an initial claim for unemployment insurance benefits. After a few weeks, this individual is recalled to work by Company A. A few months later, he quits his job with Company A and files an additional claim. Company A is still the chargeable employer since chargeability is determined based on the circumstances as of the effective date of the initial claim and is unaffected by the separation which occurred after that date.

- f) Notice that a claim for benefits has been filed will be sent by the Agency to every employing unit for whom the individual provided services, subsequent to the services provided to the chargeable employer, prior to the beginning of the individual's benefit year.

(Source: Amended at 15 Ill. Reg. _____, effective _____, 1991)

Section 2765.328

What Constitutes A Day For Purposes Of The "30 Day" Requirement In Section 1502.1 Of The Act

- a) The 30 day requirement, set forth in Section 2765.325, shall include any day on which any services are actually performed for the employer by the individual prior to the date of separation. If a shift covers two calendar days, only one day shall be included in determining whether the 30 day requirement has been met. The day included is the one on which the individual's shift begins. Paid sick days, vacation days, holidays or other similar paid, non-working days shall not be counted toward meeting the 30 day requirement. Payments for wages in lieu of notice, pension or other retirement type payments or for severance pay also do not meet the requirements of this Section.

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

- 1) Example: The individual works a shift which begins at 10 pm on Monday and ends at 7 am on Tuesday. While this individual performs services for this employer on two calendar days, for the purpose of determining whether the 30 day requirement set forth in Section 1502.1 of the Act has been met, the individual's shift counts as only one day of service, Monday.
- 2) Example: The individual begins his shift at noon but becomes ill fifteen minutes later. Since the individual performed services for the employer for fifteen minutes, one day is counted toward meeting the 30 day requirement.
- 3) Example: The individual is scheduled to work on a certain day but fails to report for work because he is ill. Even if the employer provides paid sick leave to the individual for that day, it will not be counted toward the 30 day requirement.
- 4) Example: The individual receives paid sick leave from Company A, a nonprofit corporation which elects to make payments in lieu of contributions, for 35 days during his base period. He has no other employment with Company A during his base period. He also performs services during his base period for Company B, a liable, contributing employer. After being laid off by Company B, he returns to Company A for 30 days before being again laid off. Company A will be liable for an amount equal to 100% of the benefits paid to this individual as payments in lieu of contributions. This is because Company A is the last employer of this individual; the 30 day requirement is met by the individual's employment, and the paid sick leave constitutes wages for insured work paid during the individual's base period.
- 5) Example: Upon the permanent layoff of an individual, the employer pays that individual for any unused, accrued vacation time that the individual is due and grants him severance pay in the amount of one day's pay for each year of continuous service. These payments are not included for

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENT(S)

- the purpose of determining whether this employer has met the 30 day requirement.
- 6) Example: The individual works a four day work week, that is, instead of working eight hours per day, five days per week, he works ten hours per day, four days per week. Even if the individual's ten hour shift extends over two calendar days, each shift still counts as only one day, and this individual will have worked only four days in a normal work week.
 - b) Overtime work or working additional shifts shall not be included in determining whether the 30 day requirement has been met unless there is at least 6 hours between the beginning of the overtime work or the additional shift and the end of the prior shift and the overtime work or additional shift does not occur on a day which will be otherwise be included in meeting the 30 day requirement.
 - 1) Example: The individual's normal shift ends at 3 am, and he is asked to work the next shift which begins at 4 am. Even if he works both shifts, since there is not at least 6 hours between the shifts, only one day will be counted toward meeting the 30 day requirement.
 - 2) Example: The individual's shift ends at 3 am on Saturday, and he is asked to return to work for an additional overtime shift from 9 am until 2 pm. He must then return to work at 7 pm to work his regular shift. This overtime work does not count as an additional day toward meeting the 30 day requirement because his regular shift begins that same day and would already be included in meeting the 30 day requirement.
 - 3) Example: The individual's normal shift begins at 3 pm and ends at 11 pm. However, he is required to work four hours of overtime every day so that he does not complete his shift until 3 am. This shift still counts as only one day toward the 30 day requirement.

(Source: Added at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Prelicensing and Continuing Education
- 2) Code Citation: 50 Ill. Adm. Code 3119
- 3) Section Numbers:
3119.40 Proposed Action:
 Amended
- 4) Statutory Authority: Implementing Section 143 and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 755, 1065.41-1 and 1013).
- 5) A Complete Description of the Subjects and Issues Involved:
The Department has proposed these amendments to more clearly define standards for the prelicensing and education of insurance producers.

6) Will this proposed rule replace emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Not applicable

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

Kirk H. Petersen, Assistant Chief Counsel
Department of Insurance
320 West Washington
Springfield, Illinois 62767

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

- B) Types of small businesses affected: Pursuant to Section 3119.20, this rule will affect any individual licensed as an insurance producer after January 1, 1985.
- C) Reporting, bookkeeping or other procedures required for compliance: Please refer to the attached rule for specific requirements.
- D) Types of professional skills necessary for compliance: Clerical skills are required to achieve compliance with this rule.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

TITLE 50: INSURANCE

CHAPTER I: DEPARTMENT OF INSURANCE

SUBCHAPTER 11: INSURANCE PRODUCER, LIMITED
INSURANCE REPRESENTATIVES AND
REGISTERED FIRMS

PART 3119

PRELICENSING AND CONTINUING EDUCATION

Section	Purpose
3119.10	Definitions
3119.20	Provider Responsibilities
3119.30	Responsibilities of Applicants for Insurance
3119.40	Producer Licenses and Licensed Insurance Producers
3119.50	Pre-Licensing - Course of Study Requirements
3119.60	Continuing Education Requirements
3119.70	Course and Provider Disqualification
3119.80	Severability
3119.EXHIBIT A	REQUEST FOR CERTIFICATION OF A PRE-LICENSING COURSE
3119.EXHIBIT B	REQUEST FOR CERTIFICATION OF A CONTINUING EDUCATION COURSE
3119.EXHIBIT C	PRE-LICENSING EDUCATION - PROOF OF COMPLETION
3119.EXHIBIT D	CONTINUING EDUCATION - PROOF OF COMPLETION
3119.EXHIBIT E	CLASS OF INSURANCE - LIFE
3119.EXHIBIT F	CLASS OF INSURANCE - ACCIDENT/HEALTH
3119.EXHIBIT G	COURSE OF STUDY - FIRE
3119.EXHIBIT H	COURSE OF STUDY - CASUALTY/MOTOR VEHICLE

AUTHORITY: Implementing Section 143 and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 755, 1065.41-1 and 1013).

SOURCE: Adopted at 9 Ill. Reg. 80, effective January 1, 1985; amended at 15 Ill. Reg. 69 effective January 1, 1991; amended at ___ Ill. Reg. ___ effective ___.

Section 3119.40 Responsibilities of Applicants for Insurance
Producer Licenses and Licensed Insurance
Producers

a) Applicants for Insurance Producer Licenses

Prior to taking the licensing examination each applicant shall complete the pre-licensing education requirements for the insurance-producer license being

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

applied-for-before-submitting-their-application-to-the Director each class of insurance for which an examination is being taken. The pre-licensing education course must be used within one year of completion. Each applicant shall submit the original proof of completion (Exhibit C) of the requirements with the application-as-set-forth-in-Exhibit-E to the test administrator at the examination site prior to taking the examination.

b) Licensed Insurance Producers

- 1) Each producer shall complete at least 25 hours of continuing education requirements prior to requesting an extension of an insurance producer license. An original proof of completion form (as set forth in Exhibit D) shall be submitted to the Director at the time extension of the license is requested.
- 2) Hours taken, course material provided or presented in whole, in part or in conjunction with a pre-licensing course which is not prescribed as pre-licensing education requirements shall not be used to meet continuing education requirements.
- 3) Courses initiated or completed prior to the original issue date of the license shall not be used to meet continuing education requirements.
- 4) Each producer may carry forward a maximum of 25 credit hours but only to the next-12-month period. To qualify for carry-over credit the producer must submit the proof of completion form (Exhibit D) to the Department and use the credit prior to the second renewal date after completion of the course. Each producer shall maintain proof of successful completion and/or attendance to substantiate any carry-over credit.
- 5) Each producer shall maintain proof of credits for a period of 5 years after date of original issue.

(Source: Amended at ___ Ill. Reg. ___, effective
_____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Organic Materials Emissions Standards and Limitations
- 2) Code Citation: 35 Ill. Adm. Code 215
- 3) Section Numbers: Proposed Action:
Section 215.215 Added
- 4) Statutory Authority: Ill. Rev. Stat. 1990 supp., ch. 111 1/2, pars. 1027.
- 5) A Complete Description of the Subjects and Issues Involved:
A more detailed description of this rulemaking is contained in the Board's First Notice Opinion of R91-9, which Opinion is available from the address below. This rulemaking will provide a site-specific volatile organic materials emissions level for the DMI, Inc., Goodfield, Illinois plant. The specific level for emissions from DMI's paint deck operations will be a daily average of 3.5 lb/gal for the spray coat application, 4.2 lb/gal for the dip top coat application, and a rolling 30-day average of 61 lb/day for the dip tank make-up solvent addition. In addition, the rulemaking will require DMI to continue to search for a paint to use in its paint deck operations which would comply with the rule of general applicability.
- 6) Will this proposed rule replace an emergency rule currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date?
Yes
- 8) Does this proposed rule contain incorporation by reference?
No
- 9) Are there any other amendments pending on this Part? Yes

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
215.100	amended	15 Ill. Reg. 3659 (March 15, 1991)
215.108	new section	15 Ill. Reg. 6414 (May 3, 1991)
215.123	amended	15 Ill. Reg. 768 (January 25, 1991)
215.581	amended	15 Ill. Reg. 3659 (March 15, 1991)

10) Statement of Statewide Policy Objectives:

This rulemaking is a site-specific proposal for a corporation located in Goodfield, Illinois filed pursuant to Section 27 of the Act. The statewide policy objectives are set forth in Section 11 of the Act. This rulemaking will have no effect on local government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R91-9 and be addressed to:

Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

A public hearing will be held commencing at 1:00 p. m. on Tuesday August 27, 1991 in the County Board Room at the Woodford County Courthouse, Eureka, Illinois. Questions regarding the hearing should be addressed to:

Marie E. Tipsord, Hearing Officer
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601
312-814-4925

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs:

July 18, 1991

- B) Types of small businesses affected:

The only entity which is affected by this rule is DMI, Inc. located in Goodfield, Illinois.

- C) Reporting, bookkeeping or other procedures required for compliance:

The rulemaking requires DMI to submit a report annually to the Illinois Environmental Protection Agency explaining what steps DMI has taken to locate a compliant paint.

- D) Types of professional skills necessary for compliance:

Clerical and Administrative Skills

The full text of the Proposed rule begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 215

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

SUBPART A: GENERAL PROVISIONS

Section	Introduction
215.100	Clean-up and Disposal Operations
215.101	Testing Methods
215.102	Abbreviations and Conversion Factors
215.103	Definitions
215.104	Incorporation by Reference
215.105	Afterburners
215.106	Determination of Applicability
215.107	Measurement of Vapor Pressures
215.108	

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	Storage Containers
215.121	Loading Operations
215.122	Petroleum Liquid Storage Tanks
215.123	External Floating Roofs
215.124	Compliance Dates and Geographical Areas
215.125	Compliance Plan
215.126	Emissions Testing
215.127	Measurement of Seal Gaps
215.128	

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	Separation Operations
215.141	Pumps and Compressors
215.142	Vapor Blowdown
215.143	Safety Relief Valves
215.144	

SUBPART E: SOLVENT CLEANING

Section	Solvent Cleaning in General
215.181	Cold Cleaning
215.182	Open Top Vapor Degreasing
215.183	Conveyorized Degreasing
215.184	

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.185 Compliance Plan

SUBPART F: COATING OPERATIONS

Section
215.202 Compliance Schedules
215.204 Emission Limitations for Manufacturing Plants
215.205 Alternative Emission Limitations
215.206 Exemptions from Emission Limitations
215.207 Compliance by Aggregation of Emission Sources
215.208 Testing Methods for Volatile Organic Material Content
215.209 Exemption from General Rule on Use of Organic Material
215.210 Alternative Compliance Schedule
215.211 Compliance Dates and Geographical Areas
215.212 Compliance Plan
215.213 Special Requirements for Compliance Plan
215.214 Roadmaster Emissions Limitations
215.215 DMI Emissions Limitations

SUBPART H: SPECIAL LIMITATIONS FOR SOURCES IN MAJOR URBANIZED AREAS WHICH ARE NONATTAINMENT FOR OZONE

Section
215.240 Applicability
215.241 External Floating Roofs
215.245 Flexographic and Rotogravure Printing
215.249 Compliance Dates

SUBPART I: ADJUSTED RACT EMISSIONS LIMITATIONS

Section
215.260 Applicability
215.261 Petition
215.263 Public Hearing
215.264 Board Action
215.267 Agency Petition

SUBPART K: USE OF ORGANIC MATERIAL

Section
215.301 Use of Organic Material
215.302 Alternative Standard
215.303 Fuel Combustion Emission Sources
215.304 Operations with Compliance Program
215.305 Viscose Exemption (Repealed)

SUBPART N: VEGETABLE OIL PROCESSING

Section
215.340 Hexane Extraction Soybean Crushing
215.342 Hexane Extraction Corn Oil Processing
215.344 Recordkeeping for Vegetable Oil Processes
215.345 Compliance Determination

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.346 Compliance Dates and Geographical Areas
215.347 Compliance Plan

SUBPART P: PRINTING AND PUBLISHING

Section
215.401 Flexographic and Rotogravure Printing
215.402 Exemptions
215.403 Applicability of Subpart K
215.404 Testing and Monitoring (Repealed)
215.405 Compliance Dates and Geographical Areas
215.406 Alternative Compliance Plan
215.407 Compliance Plan
215.408 Heatset Web Offset Lithographic Printing
215.409 Testing Methods for Volatile Organic Material Content
215.410 Emissions Testing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Section
215.420 Applicability
215.421 General Requirements
215.422 Inspection Program Plan for Leaks
215.423 Inspection Program for Leaks
215.424 Repairing Leaks
215.425 Recordkeeping for Leaks
215.426 Report for Leaks
215.427 Alternative Program for Leaks
215.428 Compliance Dates
215.429 Compliance Plan
215.430 General Requirements
215.431 Inspection Program Plan for Leaks
215.432 Inspection Program for Leaks
215.433 Repairing Leaks
215.434 Recordkeeping for Leaks
215.435 Report for Leaks
215.436 Alternative Program for Leaks
215.437 Open-Ended Valves
215.438 Standards for Control Devices
215.439 Compliance Date

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS

Section
215.441 Petroleum Refinery Waste Gas Disposal
215.442 Vacuum Producing Systems
215.443 Wastewater (Oil/Water) Separator
215.444 Process Unit Turnarounds
215.445 Leaks: General Requirements

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.446	Monitoring Program Plan for Leaks
215.447	Monitoring Program for Leaks
215.448	Recordkeeping for Leaks
215.449	Reporting for Leaks
215.450	Alternative Program for Leaks
215.451	Sealing Device Requirements
215.452	Compliance Schedule for Leaks
215.453	Compliance Dates and Geographical Areas
SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS	
Section	
215.461	Manufacture of Pneumatic Rubber Tires
215.462	Green Tire Spraying Operations
215.463	Alternative Emission Reduction Systems
215.464	Emission Testing and Monitoring
215.465	Compliance Dates and Geographical Areas
215.466	Compliance Plan
215.467	Testing Methods for Volatile Organic Material Content
SUBPART T: PHARMACEUTICAL MANUFACTURING	
Section	
215.480	Applicability of Subpart T
215.481	Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
215.482	Control of Air Dryers, Production Equipment Exhaust Systems and Filters
215.483	Material Storage and Transfer
215.484	In-Process Tanks
215.485	Leaks
215.486	Other Emission Sources
215.487	Testing
215.488	Monitors for Air Pollution Control Equipment
215.489	Recordkeeping (Renumbered)
215.490	Compliance Schedule (Renumbered)
SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY	
Section	
215.500	Exceptions
215.510	Coke By-Product Recovery Plants
215.512	Coke By-Product Recovery Plant Leaks
215.513	Inspection Program
215.514	Recordkeeping Requirements
215.515	Reporting Requirements
215.516	Compliance Dates
215.517	Compliance Plan
SUBPART V: AIR OXIDATION PROCESSES	
Section	

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.520	Applicability
215.521	Definitions
215.525	Emission Limitations for Air Oxidation Processes
215.526	Testing and Monitoring
215.527	Compliance Date
SUBPART W: AGRICULTURE	
Section	
215.541	Pesticide Exception
SUBPART X: CONSTRUCTION	
Section	
215.561	Architectural Coatings
215.562	Paving Operations
215.563	Cutback Asphalt
SUBPART Y: GASOLINE DISTRIBUTION	
Section	
215.581	Bulk Gasoline Plants
215.582	Bulk Gasoline Terminals
215.583	Gasoline Dispensing Facilities
215.584	Gasoline Delivery Vessels
215.585	Gasoline Volatility Standards
215.586	Emissions Testing
SUBPART Z: DRY CLEANERS	
Section	
215.601	Perchloroethylene Dry Cleaners
215.602	Exemptions
215.603	Leaks
215.604	Compliance Dates and Geographical Areas
215.605	Compliance Plan
215.606	Exception to Compliance Plan
215.607	Standards for Petroleum Solvent Dry Cleaners
215.608	Operating Practices for Petroleum Solvent Dry Cleaners
215.609	Program for Inspection and Repair of Leaks
215.610	Testing and Monitoring
215.611	Exception for Petroleum Solvent Dry Cleaners
215.612	Compliance Dates and Geographical Areas
215.613	Compliance Plan
215.614	Testing Method for Volatile Organic Material Content of Wastes
215.615	Emissions Testing
SUBPART AA: PAINT AND INK MANUFACTURING	
Section	
215.620	Applicability
215.621	Exemption for Waterbase Material and Heatset Offset Ink

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.623 Permit Conditions
 215.624 Open-top Mills, Tanks, Vats or Vessels
 215.625 Grinding Mills
 215.628 Leaks
 215.630 Clean Up
 215.636 Compliance Date

SUBPART BB: POLYSTYRENE PLANTS

Section
 215.875 Applicability of Subpart BB
 215.877 Emissions Limitation at Polystyrene Plants
 215.879 Compliance Date
 215.881 Compliance Plan
 215.883 Special Requirements for Compliance Plan
 215.886 Emissions Testing

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
 215.920 Applicability
 215.923 Permit Conditions
 215.926 Control Requirements

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section
 215.940 Applicability
 215.943 Permit Conditions
 215.946 Control Requirements

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section
 215.960 Applicability
 215.963 Permit Conditions
 215.966 Control Requirements

Appendix A Rule into Section Table
 Appendix B Section into Rule Table
 Appendix C Past Compliance Dates
 Appendix D List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 Appendix E Reference Methods and Procedures
 Appendix F Coefficients for the Total Resource Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Section 22 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111-1/2, pars. 1022 and 1027).

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1264, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10893, effective June 27, 1989; amended in R88-30(A) at 14 Ill. Reg. 3555, effective February 27, 1990; amended in R88-19 at 14 Ill. Reg. 7596, effective May 8, 1990; amended in R89-16(A) at 14 Ill. Reg. 9173, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 3309, effective February 13, 1991; amended in R88-14 at 15 Ill. Reg. 8018, effective May 14, 1991; added in R91-9 at _____ Ill. Reg. _____; effective _____.

SUBPART F: COATING OPERATIONS

Section 215.215 DMI Emissions Limitations

Notwithstanding the limitation of Section 215.204(j)(3), the DMI, Inc., Goodfield, Illinois plant shall not cause or permit the emission of volatile organic material from its existing paint deck operations, including overall emissions from its existing dip tank, spray gun and bake oven system, to exceed a daily average of 3.5 lb/gal for the spray coat application, 4.2 lb/gal for the dip top coat application, and a rolling 30-day average of 61 lb/day for the dip tank make-up solvent addition. DMI, Inc. shall fulfill all of the following conditions:

- (a) DMI, Inc. shall contact at least three (3) paint vendors each year in a continuing search for a compliant coating that it can successfully use in its

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

existing paint deck operations, including any paint vendors suggested by the Agency in a writing delivered to DMI, Inc. by certified mail;

(b) If any vendor provides DMI, Inc. with laboratory test results which demonstrate that DMI, Inc. may be able to use the vendor's paint in its existing paint deck operations as a substitute for the existing paint, DMI, Inc. will conduct production tests of that paint;

(c) DMI, Inc. will submit a report to the Agency by March 1 of each year that includes a summary of its efforts during the preceding calendar year, as those efforts relate to DMI, Inc.'s compliance with the foregoing conditions contained in subsections (a) and (b), above.

(d) If DMI, Inc. locates a compliant paint that it can successfully use in its existing paint deck operations, and the net annual expense of using the compliant paint is not more than ten percent (10%) greater than the then current net annual expense incurred in the existing painting process, DMI, Inc., shall convert its present paint deck operations to the use of that paint within 180 days after the final successful testing of such a paint; and

(e) This Section shall expire on January 1, 2000, at which time DMI, Inc. shall comply with the provisions that generally apply to VOM emissions.

(Source: Added at _____ Ill. Reg. _____;
effective _____.)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation: 77 Ill. Adm. Code 799

3) Section Numbers:

790, 600	790, 740	790, 910	790, 1127	790, 1350	790, 1560	790, 1573	790, 1870	790, 1930	790, 2060	790, 2130	790, 2613	790, 2655	790, 2661	790, 2952	790, 2740	790, 2320	790, 2908	790, 3020	790, 3027	790, 3220	790, 3308	790, 3340	790, 3440	790, 3540	790, 3620	790, 3720	790, 3907	790, 3910	790, 3945	790, 4135	790, 4057	790, 4175	790, 4740	790, 4940	790, 5320	790, 5540	790, 5740	790, 5702	790, 5930
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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

790.5940	Amendment
790.5940	Amendment
790.5020	Amendment
790.6180	Amendment
790.3430	Amendment
790.6435	Amendment
790.5500	Amendment
790.3610	Amendment
790.5975	Amendment
790.7245	Amendment
790.7273	Amendment
790.7280	Amendment
790.7294	Amendment
790.7340	Amendment
790.7380	Amendment
790.7328	Amendment
790.3196	Amendment
790.3110	Amendment
790.3420	Amendment
790.3710	Amendment
790.3943	Amendment
790.3955	Amendment
790.9034	Amendment
790.3220	Repealer
790.3460	Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

5) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Twelfth Edition, First Supplement of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes.
- 7) Does this Rulemaking Contain an Automatic Renewal Date? No.
- 8) Does this Rulemaking Contain Any Incorporations By Reference? No.
- 9) Are there any other Proposed Amendments Pending on this Part? Yes

Section Numbers	Proposed Action	Ill. Rev. Stat.
790.500	Amendment	15 Ill. Rev. 3417
790.790	Amendment	15 Ill. Rev. 3417
790.1107	New Section	15 Ill. Rev. 3417
790.1112	New Section	15 Ill. Rev. 3417
790.1413	Amendment	15 Ill. Rev. 3417
790.1420	Amendment	15 Ill. Rev. 3417
790.1425	Amendment	15 Ill. Rev. 3417
790.1710	Amendment	15 Ill. Rev. 3417
790.1740	Amendment	15 Ill. Rev. 3417
790.2920	Amendment	15 Ill. Rev. 3417
790.2130	Amendment	15 Ill. Rev. 3417
790.2435	Amendment	15 Ill. Rev. 3417
790.2580	Amendment	15 Ill. Rev. 3417
790.2518	Amendment	15 Ill. Rev. 3417
790.2820	Amendment	15 Ill. Rev. 3417
790.2902	Amendment	15 Ill. Rev. 3417
790.3020	Amendment	15 Ill. Rev. 3417
790.3030	Amendment	15 Ill. Rev. 3417
790.3140	Amendment	15 Ill. Rev. 3417
790.3303	New Section	15 Ill. Rev. 3417
790.3315	Amendment	15 Ill. Rev. 3417
790.3488	New Section	15 Ill. Rev. 3417
790.3540	Amendment	15 Ill. Rev. 3417
790.3940	Amendment	15 Ill. Rev. 3417
790.4060	Amendment	15 Ill. Rev. 3417
790.4120	Amendment	15 Ill. Rev. 3417
790.4195	New Section	15 Ill. Rev. 3417
790.4530	Amendment	15 Ill. Rev. 3417
790.4560	Amendment	15 Ill. Rev. 3417
790.4740	Amendment	15 Ill. Rev. 3417
790.5220	Amendment	15 Ill. Rev. 3417
790.5312	Amendment	15 Ill. Rev. 3417
790.5420	Amendment	15 Ill. Rev. 3417
790.5483	Amendment	15 Ill. Rev. 3417
790.5560	Amendment	15 Ill. Rev. 3417
790.5820	Amendment	15 Ill. Rev. 3417
790.5830	Amendment	15 Ill. Rev. 3417
790.5900	Amendment	15 Ill. Rev. 3417

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

790.5924 Amendment 15 Ill. Reg. 3417
 790.6300 Amendment 15 Ill. Reg. 3417
 New Section 15 Ill. Reg. 3417
 790.6505 Amendment 15 Ill. Reg. 3417
 790.6875 Amendment 15 Ill. Reg. 3417
 790.6950 Amendment 15 Ill. Reg. 3417
 790.7120 Amendment 15 Ill. Reg. 3417
 New Section 15 Ill. Reg. 3417
 790.7221 New Section 15 Ill. Reg. 3417
 790.7245 New Section 15 Ill. Reg. 3417
 790.7278 Amendment 15 Ill. Reg. 3417
 790.7280 Amendment 15 Ill. Reg. 3417
 790.7740 Amendment 15 Ill. Reg. 3417
 790.7820 Amendment 15 Ill. Reg. 3417
 790.8015 Amendment 15 Ill. Reg. 3417
 790.8020 Amendment 15 Ill. Reg. 3417
 790.8290 Amendment 15 Ill. Reg. 3417
 790.8500 Amendment 15 Ill. Reg. 3417
 790.8580 Amendment 15 Ill. Reg. 3417
 790.8620 Amendment 15 Ill. Reg. 3417
 790.9056 Amendment 15 Ill. Reg. 3417
 790.9220 Amendment 15 Ill. Reg. 3417
 790.9420 Amendment 15 Ill. Reg. 3417
 790.9450 Amendment 15 Ill. Reg. 3417
 790.9500 Amendment 15 Ill. Reg. 3417
 790.9580 Amendment 15 Ill. Reg. 3417

There is still an emergency in effect on Sections 790.2618, 790.2820, 790.3020, 790.3308, 790.3540, 790.4740, 790.5830, 790.6875, 790.7245, 790.7278, 790.7280, 790.9056 and 790.9460 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 Ill. Reg. 3537, effective March 9, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

10) Statement of Statewide Policy Objectives:

This proposed rulemaking neither creates nor expands a State mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62751 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail DeVito at the above address.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

July 19, 1991

B) Type of Small Businesses Affected:

Outpatient pharmacies

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

As has always been the case with any instance of drug product selection, these proposed amendments would require appropriate documentation of generically interchanged prescriptions on the pharmacy prescription record.

D) Types of Professional Skills Necessary for Compliance:

Participants in the Drug Product Selection Program would need professional skills such as:

- an understanding of Illinois drug statutes, including the Illinois Food, Drug and Cosmetic Act and the Pharmacy Practice Act, and;
- an in-depth understanding of the issues concerning the bioequivalency of drug products, and;
- a license to practice pharmacy in the State of Illinois.

The Proposed Amendments are identical to the text of the Emergency Amendments which appear on page 11194 of this issue of the Illinois Register.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- 4) Statutory Authority: Riverboat Gambling Act, Ill. Rev. Stat. ch. 120, para. 2401 et. seq., P.A. 86-1029, effective February 7, 1990 as amended by P.A. 86-1389, effective September 10, 1990.

5) A Complete Description of the Subjects and Issues

Involved: This rulemaking implements the following aspects of the Riverboat Gambling Act; the application and licensing process, the owner's internal control system, the hearing process, the excursion procedures, the conduct of gaming, the exclusion of persons, the surveillance and security provisions, the liquor licensing process and the accounting procedures.

Subpart A, General Provisions, includes various sections covering definitions, disciplinary actions, fair market value of contracts, owner responsibilities, weapons on riverboats as well as other general matters. Specific sections classifying the licenses to be issued and the fees to be paid with respect to applications, licenses and renewals are outlined in Subpart B. License application procedures and provisions which address the transferability of licenses are also included in this Subpart.

Subpart C, Owners Internal Control System, details the rules concerning what operational information the holder of an Owners' License must provide to the Administrator. The provisions detail the specific information that is to be submitted, and also outline the review procedures for the owner's submission. Rules setting forth the procedures for a hearing requested by an individual who has been denied a license or who has been placed on the Exclusion List are contained in Subpart D. In addition, rules regarding the conduct of such a hearing are contained in this Subpart. Subpart F, Excursions, includes a rule defining when a gaming excursion is deemed to have commenced, and also includes a provision outlining procedures for excursions in inclement weather.

There are numerous Subparts devoted to gaming on the Riverboat. Subpart G outlines the regulations controlling the actual conduct of gaming. Such regulations include the specifications for chips and tokens, the rules and payout ratio for live gaming devices, the payout percentage for Electronic Gaming Devices, the inventory and destruction procedures for chips and the standards for Electronic Gaming Devices. Subpart H includes sections relating to persons who are excluded from riverboat gambling in this State. This Subpart covers the criteria for exclusion, the procedure for the entry of names on

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

the Exclusion List and the procedure for removal from the list. Riverboat surveillance and security regulations makeup Subpart I. The requirements for surveillance equipment are delineated, as are the requirements for security and surveillance rooms on board the riverboat and at the dock site.

Subpart J details the rules regarding liquor licenses. Sections include the issuance of liquor licenses, the hours of sale and disciplinary actions. Accounting procedures are covered in Subpart K. Provisions include the type of documents to be generated by the holder of an Owner's License, the annual audit requirements, the accounting controls concerning the handling of cash and the granting of credit, the method to deposit the admission and wagering taxes and the cash reserve requirements.

Subpart E is reserved for the hearing rules relating to Board disciplinary action or Board seizure of gaming devices.

- 6) Will this proposed rule replace an emergency rule currently in effect? Yes.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this rulemaking contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: The rulemaking neither creates nor expands any State mandates.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing no later than 45 days after publication of this notice to:

Donna B. More
Chief Legal Counsel
Illinois Gaming Board
9511 W. Harrison
Des Plaines, Illinois 60016
(708) 294-4100

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: 01-03-91
- B) Types of small businesses affected: Any small business which operates or supplies a riverboat gaming operation.
- C) Reporting, bookkeeping or other procedures required for compliance: General bookkeeping and application filing requirements applicable to applicants for licenses under the Act.
- D) Types of professional skills necessary for Compliance: Bookkeeping and accounting.

The Proposed Rules are identical to the Emergency Rules appearing in this issue of the Illinois Register, on page 11252.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Number:
- | | | |
|--------------------------|---------|------------------------|
| 310.30 | Amended | <u>Adopted Action:</u> |
| 310.40 | Amended | |
| 310.280 | Amended | |
| 310.290 | Amended | |
| 310.320 | Amended | |
| 310. Appendix A, Table D | Amended | |
| 310. Appendix A, Table E | Amended | |
| 310. Appendix A, Table F | Amended | |
| 310. Appendix A, Table J | Amended | |
| 310. Appendix A, Table P | Amended | |
| 310. Appendix A, Table U | Amended | |

- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)

- 5) Effective Date of Amendment: July 19, 1991

- 6) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If 'yes', please specify date:

- 7) Does this amendment contain incorporation by reference? No
If 'yes', was a copy of the approval form issued by JCAR attached to this rulemaking?

These amendments do not contain any incorporations by reference.

- 8) Date filed in Agency's Principle Office: July 19, 1991

- 9) Notice of Proposal Published in Illinois Register:

March 29, 1991; Issue #13, 15 Ill. Reg. 4497

- 10) Has JCAR issued a Statement of Objections to this rule? No
If answer is 'yes', please complete the following:

A) Statement of Objection: _____, Ill. Reg. _____
(Issue Date)

B) Agency Response: _____, Ill. Reg. _____
(Issue Date)

C) Date Agency Response Submitted for Approval to JCAR?

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

11) Difference between proposal and final version:

The Joint Committee on Administrative Rules made the following recommendations:

- 1) Reconstitute the Fiscal Year 1991 rate changes in Section 310.280 and omit the title of Account Technician I as adopted in a previous filing to correct errors in this section.
- 2) To add the following positions in Section 310.280 as adopted in a previous filing: Commerce and Community Affairs Program Executive and an Executive V under the Department of Commerce & Community Affairs, and an Administrative Assistant IV under the Department of Conservation.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Yes.

13) Will these Amendments replace an emergency amendment currently in effect?

No.

14) Are there any amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.450	Amended	15 Ill. Reg. 5147 (April 12, 1991)
310.530	Amended	15 Ill. Reg. 5147 (April 12, 1991)
310.540	Amended	15 Ill. Reg. 5147 (April 12, 1991)
310. Appendix C	Amended	15 Ill. Reg. 5147 (April 12, 1991)
310. Appendix D	Amended	15 Ill. Reg. 5147 (April 12, 1991)
310.100	Amended	15 Ill. Reg. 6364 (May 3, 1991)
310.230	Amended	15 Ill. Reg. 6364 (May 3, 1991)
310.490	Amended	15 Ill. Reg. 6364 (May 3, 1991)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Amendment:

In Sections 310.30, 310.40 and 310.320, the current edition of the Illinois Revised Statutes was updated from 1987 to 1989.

In Section 310.280, the Designated Rate Section was updated to include changes already approved by the Governor.

In Section 310.290, the revisions to the Out-of-State or Foreign Service Rate Section include the deletion of the titles of Account Technician I and Accounting and Fiscal Administration Career Trainee with the replacement of the AFAC title by the Revenue Auditor Trainee. The rate changes are the current Fiscal Year 1991 rates which were filed in a previous filing and serve to correct this section as recommended by the Joint Committee on Administrative Rules.

In Section 310. Tables D, E and F, Teamsters' Local #726, 330 and 25, the rates for the Bridge Crew titles were corrected as outlined in the text. In Table F, the Highway Maintainer was corrected from \$2,708.00 to \$2,678.00.

In Section 310. Table J, RC-014 (Clerical Employees, AFSQME), the titles of Administrative Services Worker Trainee and the Clerical Trainee were added.

In Section 310. Table P, RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA), the salary range for the Drug Compliance Investigator was corrected from \$2,278.00-2,997.00 to \$2,833.00-3,789.00.

In Section 310. Table U, the collective bargaining schedule for the HR-010 (Teachers of the Deaf, Extracurricular Paid Activities) was revised to represent the extra-curricular activities and accompanied salaries for the 1989/90 and 1990/91 school year.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mr. Michael Murphy
Address: Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

The full text of the Adopted Amendment begins on the next page:

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section
310.20 Policy and Responsibilities
310.30 Jurisdiction
310.40 Pay Schedules
310.50 Definitions
310.60 Conversion of Base Salary to Pay Period Units
310.70 Conversion of Base Salary to Daily or Hourly Equivalents
310.80 Increases in Pay
310.90 Decreases in Pay
310.100 Other Pay Provisions
310.110 Implementation of Pay Plan Changes, Effective July 1, 1990
310.120 Interpretation and Application of Pay Plan
310.130 Effective Date
310.140 Reinstitution of Within Grade Salary Increases
310.150 Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section
310.205 Introduction
310.210 Prevailing Rate
310.220 Negotiated Rate
310.230 Part-Time Daily or Hourly Special Services Rate
310.240 Hourly Rate
310.250 Member, Patient and Inmate Rate
310.260 Trainee Rate
310.270 Legislated and Contracted Rate
310.280 Designated Rate
310.290 Out-of-State or Foreign Service Rate
310.300 Education Rate
310.310 Physician Specialist Rate
310.320 Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330 Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section
310.410 Jurisdiction
310.420 Objectives
310.430 Responsibilities
310.440 Merit Compensation Salary Schedule
310.450 Procedures for Determining Annual Merit Increases
310.455 Intermittent Merit Increase
310.456 Merit Zone
310.460 Other Pay Increases
310.470 Adjustment
310.480 Decreases in Pay
310.490 Other Pay Provisions
310.500 Definitions
310.510 Conversion of Base Salary to Pay Period Units
310.520 Conversion of Base Salary to Daily or Hourly Equivalents
310.530 Implementation
310.540 Annual Merit Increase Guidechart for Fiscal Year 1991
310.550 Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C RC-069 (Firefighters, AFSQME)
TABLE D HR-001 (Teamsters Local #726)
TABLE E RC-020 (Teamsters Local #330)
TABLE F RC-019 (Teamsters Local #25)
TABLE G RC-045 (Automotive Mechanics, ISEA)
TABLE H RC-006 (Corrections Employees, AFSQME)
TABLE I RC-009 (Institutional Employees, AFSQME)
TABLE J RC-014 (Clerical Employees, AFSQME)
TABLE K RC-023 (Registered Nurses, INA)
TABLE L VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M RC-027 (Educators, AFSQME) (Repealed)
TABLE N RC-027 (Physician Rates, AFSQME) (Repealed)
TABLE O RC-028 (Paraprofessional Human Services Employees, AFSQME)
TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q RC-033 (Meat Inspectors, ISEA)
TABLE R RC-042 (Residual Maintenance Workers, AFSQME)
TABLE S HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T HR-010 (Teachers of Deaf, IFT)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSQME)
TABLE X	RC-063 (Professional Employees, AFSQME)
TABLE Y	RC-063 (Educators, AFSQME)
TABLE Z	RC-063 (Physicians, AFSQME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1991
APPENDIX C	Physician Administrator Rates and Medical Facilities
APPENDIX D	Administrator Rates for Fiscal Year 1991
APPENDIX E	Merit Compensation System Salary Schedule for Fiscal Year 1991
APPENDIX F	Teaching Salary Schedule (Repealed)
	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

150 days; emergency amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 13675, effective July 31, 1986; emergency amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 19132, effective October 28, 1986; emergency amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; emergency amendment at 11 Ill. Reg. 3363, effective February 3, 1987; emergency amendment at 11 Ill. Reg. 4388, effective February 27, 1987; emergency amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; emergency amendment at 11 Ill. Reg. 15273, effective September 1, 1987; emergency amendment at 11 Ill. Reg. 17919, effective October 19, 1987; emergency amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; emergency amendment at 12 Ill. Reg. 3811, effective January 27, 1988; emergency amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; emergency amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 8135, effective April 22, 1988; emergency amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; emergency amendment at 12 Ill. Reg. 20584, effective November 28, 1988; emergency amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; emergency amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective June 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; emergency amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13

NOTICE OF ADOPTED AMENDMENTS

Ill. Reg. 19221, effective December 12, 1989; amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991; emergency amendment at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991.

NOTICE OF ADOPTED AMENDMENTS

Section 310.30 Jurisdiction

All positions of employment in the service of the State of Illinois shall be subject to the provisions of this Part unless specifically excluded now, or hereafter, under Section 4(c) (General Exemptions) or Section 4(d) (Partial Exemptions) of the Personnel Code (Ill. Rev. Stat. 1987 1989, ch. 127, pars. 63(b)101 et seq.) or other pertinent legislation. Those positions to which jurisdiction of the Personnel Code has been or may be later extended shall also be subject to the provisions of this Part.

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310.40 Pay Schedules

The attached Schedule of Salary Grades (Appendix B), Schedule of Rates (Subpart B), Physician Administrator and Medical Facilities Administrator Rates (Appendix C) and the Merit Compensation System (Subpart C) are hereby made a part of this Part. Each employee subject to this Part, except those whose rates of pay is determined under the Schedule of Rates (Subpart B) or the Merit Compensation System (Subpart C) of this Part, or Section 8(a) of the Personnel Code (Ill. Rev. Stat. 1987 1989, ch. 127, par. 63(b)101 et seq.), shall be paid at a step in the appropriate salary grade in the Schedule of Salary Grades (Appendix B) for the class of positions in which he/she is employed.

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Banks and Trust Commission

Technical Advisor IV
(Pos. No. 45254-50-92-300-00-01)

Annual Salary
50,000

Department of Central Management Services

Executive Press Photographer
(Pos. No. 14000-37-05-000-00-36)

Annual Salary
31,896

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

Annual Salary
53,172

Annual Salary
45,000

Information System Specialist II
(Pos. No. 21212-37-10-000-09-08)

Department of Mental Health and Development Disabilities

Pharmacy Services Manager
(Pos. No. 32015-22-59-914-10-01)

Annual Salary
70,680

Annual Salary
90,000

Department of Commerce & Community Affairs

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-30-000-00-01)

Physician Administrator II
(Pos. No. 32212-22-15-600-00-01)

Annual Salary
71,184

Annual Salary
70,008

Department of Public Aid

Commerce & Community Affairs Program Executive
(Pos. No. 08400-42-40-000-00-01)

Public Aid Program Executive II
(Pos. No. 35889-33-00-000-00-51)

Annual Salary
66,612

Annual Salary
62,769

Department of State Police

Executive V
(Pos. No. 13855-42-40-500-00-01)

Annual Salary
60,000

Annual Salary
55,615

Deputy Director
(Pos. No. 12200-21-00-000-00-01)

Department of Conservation

Administrative Assistant IV
(Pos. No. 00504-12-00-000-40-02)

Annual Salary
54,024

Executive V
(Pos. No. 13855-21-00-000-40-01)

Annual Salary
67,200

Executive III
(Pos. No. 13853-12-31-600-00-01)

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Annual Salary
60,000

Executive V
(Pos. No. 13855-12-33-000-00-01)

Health Care Cost Containment Council

Annual Salary
60,428
64,644

Executive V
(Pos. No. 13855-50-72-000-00-01)

Illinois Arts Council

Annual Salary
55,000

Executive Director of the Illinois Arts Council
(Pos. No. 13868-50-90-000-00-01)

Department of Insurance

Annual Salary
72,600

Deputy Director
(Pos. No. 12200-14-00-000-00-01)

Annual Salary
71,760

Insurance Program Executive
(Pos. No. 21676-14-30-000-00-01)

Range
Effective Fiscal Year 1990 1991

Title

Account-Technician-I
(CH-TK)
(GA-RJ)

1664--2896
1881--2379

Section 310.290 Out-of-State or Foreign Service Rate

The rate of pay for employees occupying positions which require payment in accordance with the economic conditions and social legislation of another state or foreign country. An adjustment may be made to the salary of an employee stationed in a foreign country to compensate for a change in the currency exchange rate. The Director of the Department of Central Management Services will, before approving an adjustment, consider the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Accounting and Fiscal Administration Career Trainee

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)
(CA, NJ)

1975--2527
2232--2856

Foreign Service Economic Development Executive I

2521--4365
2634--4561

Foreign Service Economic Development Executive II

3268--5740
3415--5998

Foreign Service Economic Development Representative

2170--3630
2268--3793

Office Assistant (Foreign Service)

1498--2057
1566--1934

Office Associate

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

1603--2010
1676--2101
1812--2272
1894--2375

Office Coordinate

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

1664--2096
1739--2191
1881--2370
1966--2477

Revenue Audit Supervisor

(OH, TX)

(CA, NJ)

2869--5057
2997--5284
2869--5716
3388--5974

Revenue Auditor I

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

2267--2966
2369--3099
2562--3353
2678--3504

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Revenue Auditor II

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

2507--3298
2620--3447
2834--3728
2961--3896

Revenue Auditor III

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

2793--3708
2919--3874
3158--4086
3299--4897

Revenue Auditor Trainee

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

1975--2527
2232--2856

Revenue Assistant Audit Field Manager

(OH, TX)

(CA, NJ)

3044--5411
3182--5655
3597--6392
3597--6392

Revenue Field Audit Manager

(NJ)

3674--6544
3840--6839

Tax Examiner

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

1664--2096
1739--2191
1881--2370
1966--2477

Tax Examiner Trainee

(OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,
TN, TX and WI)

(CA, NJ)

1498--2057
1566--1934
1694--2093
1771--2187

(Source: Amended at 15 Ill. Reg. 11080 July
19, 1991), effective

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310.320 Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections

As provided in P.A. 83-0941 and subject to Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1987 1989, ch. 127, par. 63b108a(2)), the State Board of Elections shall determine the annual compensation of its Executive Director and Assistant Executive Director consistent with the following:

Executive Director	Annual Salary Equivalent to Salary Range MC-15 as set forth in 310.Appendix D
Assistant Executive Director	Equivalent to Salary Range MC-13 as set forth in 310.Appendix D

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310. APPENDIX A Negotiated Rates of Pay

Section 310.TABLE D HR-001 (Teamsters Local #726)

A) Department of Transportation - Division of Highways - Emergency Patrol - Northeast Region - (Cook)

	July 1, 1990
	Mo. Hr.
Highway Maintainer	2753.00 15.82
Highway Maintenance Lead Worker	2882.00 16.56
Maintenance Worker	2697.00 15.50

B) Department of Transportation - Division of Highways - Northeast Region - (Cook)

	July 1, 1990
	Mo. Hr.
Heavy Construction Equipment Operator	2777.00 15.96
Heavy Construction Equipment Operator (Bridge Crew)	2794.44 16.06
Highway Maintainer	2794.40 15.39
Highway Maintainer (Bridge Crew)	2678.00 15.39
	2695.26 15.49
	2695.40

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Highway Maintenance Laborer	-----	---
Highway Maintenance Lead Worker	2807.00	16.13
Highway Maintenance Lead Worker (Bridge Crew)	2824.02	16.23
Highway Maintenance Lead Worker (Lead Lead Worker)	2824.40	
Highway Maintenance Lead Worker (Lead Lead Worker)	2857.00	16.42
Highway Maintenance Lead Worker (Lead Lead Worker - Bridge Crew)	2874.48	16.52
Lead Lead Worker - Bridge Crew)	2874.40	
Laborer (Maintenance)	2586.00	14.86
Maintenance Worker	2622.00	15.07

C) Department of Public Health - Northeast Region - (Cook)

	July 1, 1990
	Mo. Hr.
Maintenance Equipment Operator	2678.00 15.39
Maintenance Worker	2531.00 14.55

D) Department of Mental Health & Developmental Disabilities, Northeast Region - (Cook)

	July 1, 1990	
	Mo.	Hr.
	----	----
Grounds Lead Worker		
Maintenance Equipment Operator	2678.00	15.39
Maintenance Worker	2531.00	14.55

E) Departments of Children & Family Services, Employment Security, and Public Aid -- Northeast Region - (Cook)

	July 1, 1990
	<u>Mo.</u> <u>Hr.</u>
Maintenance Equipment Operator	2678.00 15.39

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310.TABLE E RC-020 (Teamsters Local #330)

A) Departments of Children & Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1990
	<u>Mo.</u> <u>Hr.</u>
Maintenance Equipment Operator	2678.00 15.39

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- B) Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1990	
	Mo.	Hr.
Bridge Mechanic	2711.00	15.58
Bridge Tender	2510.00	14.43
Highway Maintainer	2678.00	15.39
Highway Maintainer (Bridge Crew)	2695.26	15.49
	2695.40	
Highway Maintenance Lead Worker	2807.00	16.13
Highway Maintenance Lead Worker (Bridge Crew)	2824.40	16.23
Janitor I	2385.00	13.71
Janitor II	2416.00	13.89
Labor Maintenance Lead Worker	2642.00	15.18
Laborer (Maintenance)	2586.00	14.86
Maintenance Worker	2622.00	15.07
Power Shovel Operator (Maintenance)	2728.00	15.68
Security Guard I	2412.00	13.86
Security Guard II	2460.00	14.14
Silk Screen Operator	2782.00	15.99

- C) Department of Central Management Services - Division of Vehicles - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1990	
	Mo.	Hr.
Janitor I	2385.00	13.71
Janitor II	2416.00	13.89
Maintenance Equipment Operator (all divisions)	2678.00	15.39
Maintenance Worker	2622.00	15.07
Security Guard I	2412.00	13.86
Security Guard II	2460.00	14.14

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310. TABLE F RC-019 (Teamsters Local #25)

- A) Department of Transportation - Division of Highways - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1990	
	Mo.	Hr.
Bridge Tender	2510.00	14.43
Deck Hand	2483.00	14.27
Ferry Operator I	2708.00	15.56
Ferry Operator II	2758.00	15.85
Highway Maintainer	2708.00	15.56
	2678.00	15.39
Highway Maintainer (Bridge Crew)	2724.84	15.66
	2695.40	15.49
Highway Maintenance Lead Worker	2807.00	16.13
Highway Maintenance Lead Worker (Bridge Crew)	2824.02	16.23
Janitor I	2385.00	13.71
(Including Office of Administration)		
Janitor II	2416.00	13.89
(Including Office of Administration)		
Laborer (Maintenance)	2586.00	14.86
Labor Maintenance Lead Worker	2642.00	15.18
Maintenance Worker	2622.00	15.07
(Including Office of Administration)		
Power Shovel Operator (Maintenance)	2728.00	15.68
Security Guard I	2412.00	13.86
(Including Office of Administration)		
Security Guard II	2460.00	14.14
(Including Office of Administration)		
Silk Screen Operator	2782.00	15.99

- B) Department of Central Management Services - Division of Vehicles - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1990	
	Mo.	Hr.
Janitor I	2385.00	13.71
Janitor II	2416.00	13.89
Maintenance Worker	2622.00	15.07
Maintenance Equipment Operator (all divisions)	2678.00	15.39
Security Guard I	2412.00	13.86
Security Guard II	2460.00	14.14

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- | | | | |
|----|--|-------------------------|---------------|
| C) | Department of Mental Health & Developmental Disabilities - Lincoln Developmental Center | July 1, 1990
Mo. Hr. | 2586.00 14.86 |
| | Laborer (Maintenance) | | |
| D) | Departments of Children & Family Services, Corrections, Employment Security, State Police, Mental Health & Developmental Disabilities, Public Aid, Veterans' Affairs - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) | July 1, 1990
Mo. Hr. | 2678.00 15.39 |
| | Maintenance Equipment Operator | | |
| E) | Department of Transportation - Division of Highways - Emergency Patrol - District #8 | July 1, 1990
Mo. Hr. | 2678.00 15.39 |

Highway Maintainer
Highway Maintenance

F) Department of Conservation

Power Shovel Operator (Maintenance)

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310.TABLE J RC-014 (Clerical Employees, AFSCME)

6861--1-1111--1111

S-D-E-E-S

	1	2	3	4	5	6	7
ACCOUNT-CLERK-I	1261	1303	1346	1389	1431	1473	1546
ACCOUNT-CLERK-II	1347	1394	1442	1492	1541	1591	1677
ACCOUNT-TECHNICIAN-I	1447	1501	1560	1615	1676	1734	1823
ACCOUNT-TECHNICIAN-II	1568	1634	1695	1764	1839	1892	1997
ADJUDICATIVE-SERVICES-ASSISTANT	1347	1394	1442	1492	1541	1591	1677
AIRCRAFT-DISPATCHER	1643	1712	1778	1851	1919	1990	2102
AIRCRAFT-LEAD-DISPATCHER	1797	1876	1954	2041	2140	2201	2328
AUDIO-VISUAL-TECHNICIAN-I	1303	1347	1391	1437	1483	1531	1610

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

AUDIO-VISUAL-TECHNICIAN-II	1447--1501--1560--1615--1676--1734--1823
BOOKKEEPING-MACHINE-OPERATOR-I	1154--1186--1219--1260--1296--1331--1394
BOOKKEEPING-MACHINE-OPERATOR-II	1219--1261--1301--1339--1383--1422--1495
BOOKKEEPING-MACHINE-OPR-III	1303--1347--1391--1437--1483--1531--1610
BUYER-ASSISTANT	1593--1567--1625--1687--1746--1810--1909
CHCK-ISSUANCE-MACHINE-OPERATOR	1447--1501--1560--1615--1676--1734--1823
COMMUNICATION-DISPATCHER	1394--1447--1499--1555--1606--1660--1748
COMMUNICATION-EQUIPMENT-TECH-I	2069--2167--2268--2363--2459--2559--2712
COMMUNICATION-EQUIPMENT-TECH-II	2299--2415--2529--2645--2757--2873--3047
COMMUNICATION-EQUIPMENT-TECH-III	2429--2550--2670--2797--2918--3037--3224
COURT-REPORTER	1877--1965--2049--2133--2221--2304--2441
DATA-PROCESSING-ASSISTANT	1303--1347--1391--1437--1483--1531--1610
DATA-PROCESSING-OPERATOR	1219--1261--1301--1339--1383--1422--1495
DATA-PROCESSING-OPERATOR-TRN	1154--1186--1219--1260--1296--1331--1394
DRAFTING-WORKER	1568--1634--1695--1764--1829--1892--1997
ELECTRONIC-EQUIPMENT	1593--1567--1625--1687--1746--1810--1909
INSTALLER-REPAIRER	1643--1712--1778--1851--1919--1990--2102
ELECTRONIC-EQUIPMENT	1877--1965--2049--2133--2221--2304--2441
INSTALLER-REPAIRER-LEADWORKER	1593--1567--1625--1687--1746--1810--1909
ELECTRONICS-TECHNICIAN	1714--1787--1863--1938--2012--2089--2208
ENGINEERING-TECHNICIAN-I	1714--1787--1863--1938--2012--2089--2208
ENGINEERING-TECHNICIAN-II	1971--2063--2158--2247--2341--2434--2579
ENGINEERING-TECHNICIAN-III	1503--1567--1625--1687--1746--1810--1909
EXECUTIVE-CORRESPONDENT	1568--1634--1695--1764--1829--1892--1997
EXECUTIVE-SECRETARY-I	1714--1787--1863--1938--2012--2089--2208
FIRE-PROTECTION-SERVICE-COORD-I	1797--1876--1954--2041--2120--2201--2328
GRAPHIC-ARTS-DESIGNER	1643--1712--1778--1851--1919--1990--2102
GRAPHIC-ARTS-TECHNICIAN	1971--2063--2158--2247--2341--2434--2579
INDUSTRIAL-COMMISSION-REPORTER	1568--1634--1695--1764--1829--1892--1997
INDUSTRIAL-COMMISSION-TECH	1447--1501--1560--1615--1676--1734--1823
INSURANCE-ANALYST-I	1643--1712--1778--1851--1919--1990--2102
INSURANCE-ANALYST-II	1347--1394--1442--1492--1541--1591--1677
INTERMEDIATE-CLERK	7109--7731--7751--7767--798--819--859
LIBRARY-AIDE-I	1186--1219--1261--1299--1335--1374--1444
LIBRARY-AIDE-II	1261--1303--1346--1389--1431--1473--1546
LIBRARY-TECHNICAL-ASSISTANT	1503--1567--1625--1687--1746--1810--1909
LICENSING-QUALITY-ASSURANCE	1447--1501--1560--1615--1676--1734--1823
ANALYST	1347--1394--1442--1492--1541--1591--1677
MICROFILM-LABORATORY-TECH-I	1447--1501--1560--1615--1676--1734--1823
MICROFILM-LABORATORY-TECH-II	1219--1261--1301--1339--1383--1422--1495
MICROFILM-OPERATOR-I	1303--1347--1391--1437--1483--1531--1610
MICROFILM-OPERATOR-II	1394--1447--1499--1555--1606--1660--1748
MICROFILM-OPERATOR-III	1643--1712--1778--1851--1919--1990--2102
NUCLEAR-SAFETY-EMERGENCY	1877--1965--2049--2133--2221--2304--2441
RESPONSE-TECH-I	
NUCLEAR-SAFETY-EMERGENCY	
RESPONSE-TECH-II	

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

NUCLEAR SAFETY MACHINE OPERATOR 2180--2286--2392--2500--2604--2707--2868
NUCLEAR SAFETY TECHNICIAN-I 1643--1712--1778--1851--1919--1990--2102
NUCLEAR SAFETY TECHNICIAN-II 1877--1965--2049--2133--2221--2304--2441
NUCLEAR SAFETY TECHNICIAN-III 2180--2286--2392--2500--2604--2707--2868
OFFICE AIDE 1154--1186--1219--1260--1296--1331--1394
OFFICE ASSISTANT 1303--1347--1391--1437--1483--1531--1610
OFFICE ASSOCIATE 1394--1447--1499--1555--1606--1660--1748
OFFICE CLERK 1219--1261--1301--1339--1383--1422--1495
OFFICE COORDINATOR 1447--1501--1560--1615--1676--1734--1823
PHOTOGRAPHER-I 1568--1634--1695--1764--1829--1892--1997
PHOTOGRAPHER-II 1797--1876--1954--2041--2120--2201--2328
PHOTOGRAPHER-III 1877--1965--2049--2133--2221--2304--2441
PHOTOGRAPHIC TECHNICIAN-I 1568--1634--1695--1764--1829--1892--1997
PHOTOGRAPHIC TECHNICIAN-II 1797--1876--1954--2041--2120--2201--2328
PHOTOGRAPHIC TECHNICIAN-III 1877--1965--2049--2133--2221--2304--2441
PROCUREMENT REPRESENTATIVE 1447--1501--1560--1615--1676--1734--1823
PROPERTY & SUPPLY CLERK-I 1219--1258--1309--1337--1374--1417--1490
PROPERTY & SUPPLY CLERK-II 1299--1339--1388--1430--1473--1519--1592
PROPERTY TAX EXAMINER 1447--1501--1560--1615--1676--1734--1823
REHABILITATION CASE COORD-I 1247--1394--1442--1492--1541--1591--1677
REHABILITATION CASE COORD-II 1447--1501--1560--1615--1676--1734--1823
REPRODUCTION SERVICE TECH-I 1261--1303--1346--1389--1431--1473--1546
REPRODUCTION SERVICE TECH-II 1447--1501--1560--1615--1676--1734--1823
REPRODUCTION SERVICE TECH-III 1568--1634--1695--1764--1829--1892--1997
SAFETY RESPONSIBILITY ANALYST-I 1447--1501--1560--1615--1676--1734--1823
SAFETY RESPONSIBILITY ANALYST-II 1643--1712--1778--1851--1919--1990--2102
SECURITIES ANALYST 1503--1567--1625--1687--1746--1810--1909
STOREKEEPER-I 1437--1490--1544--1602--1657--1713--1806
STOREKEEPER-II 1547--1615--1677--1741--1803--1867--1971
STORES CLERK 1258--1299--1338--1381--1424--1466--1539
SWITCHBOARD OPERATOR-I 1219--1261--1301--1339--1383--1422--1495
SWITCHBOARD OPERATOR-II 1303--1347--1391--1437--1483--1531--1610
TAX EXAMINER 1447--1501--1560--1615--1676--1734--1823
TAX EXAMINER-TRAINEE 1303--1347--1391--1437--1483--1531--1610
TAXPAYER SERVICE REP-I 1261--1303--1346--1389--1431--1473--1546
TAXPAYER SERVICE REP-II 1394--1447--1499--1555--1606--1660--1748
TAXPAYER SERVICE REP-III 1568--1634--1695--1764--1829--1892--1997
TELECOMMUNICATIONS FIELD ADV 1877--1965--2049--2133--2221--2304--2441
TELECOMMUNICATIONS ADVISOR 2069--2167--2268--2363--2459--2559--2712
LEADWORKER
TELECOMMUNICATOR 1643--1712--1778--1851--1919--1990--2102
TELECOMMUNICATOR-LEADWORKER 1797--1876--1954--2041--2120--2201--2328
TELECOMMUNICATOR-TRAINEE 1503--1567--1625--1687--1746--1810--1909
VEHICLE PERMIT EVALUATOR 1568--1634--1695--1764--1829--1892--1997
VETERANS SERVICE OFFICER-ASSOC 1247--1394--1442--1492--1541--1591--1677

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Effective:--September-17-1989

S-T-E-P-S
1-----2-----3-----4-----5-----6-----7
1714--1787--1863--1938--2012--2089--2166
1877--1965--2049--2133--2221--2304--2441
TELECOMMUNICATOR-COMMAND-CENTER
TELECOMMUNICATOR-HEAD-WORKER-
COMMAND-CENTER

Effective: July 1, 1990

S T E P S
1 2 3 4 5 6 7
1318 1362 1407 1452 1495 1539 1616
ACCOUNT CLERK I 1408 1457 1507 1559 1610 1663 1752
ACCOUNT CLERK II 1512 1569 1630 1688 1751 1812 1905
ACCOUNT TECHNICIAN I 1639 1708 1771 1843 1911 1977 2087
ACCOUNT TECHNICIAN II 1408 1457 1507 1559 1610 1663 1752
ADJUDICATIVE SERVICES ASSISTANT 1206 1239 1274 1317 1354 1391 1457
ADMINISTRATIVE SERVICES WORKER TR 1717 1789 1858 1934 2005 2080 2197
AIRCRAFT DISPATCHER 1878 1960 2042 2133 2215 2300 2433
AIRCRAFT LEAD DISPATCHER 1362 1408 1454 1502 1550 1600 1682
AUDIO VISUAL TECHNICIAN I 1512 1569 1630 1688 1751 1812 1905
AUDIO VISUAL TECHNICIAN II 1206 1239 1274 1317 1354 1391 1457
BOOKKEEPING MACHINE OPERATOR I 1274 1318 1360 1399 1445 1486 1562
BOOKKEEPING MACHINE OPERATOR II 1362 1408 1454 1502 1550 1600 1682
BOOKKEEPING MACHINE OPERATOR III 1571 1638 1698 1763 1825 1891 1995
BUYER ASSISTANT 1512 1569 1630 1688 1751 1812 1905
CHECK ISSUANCE MACHINE OPERATOR TR 1457 1512 1566 1625 1678 1735 1827
CLERICAL TRAINEE 2162 2265 2370 2469 2570 2674 2834
COMMUNICATION DISPATCHER 2402 2524 2643 2764 2881 3002 3184
COMMUNICATION EQUIPMENT TECH I 2538 2665 2790 2923 3049 3174 3369
COMMUNICATION EQUIPMENT TECH II 1961 2053 2141 2229 2321 2408 2551
COMMUNICATION EQUIPMENT TECH III 1362 1408 1454 1502 1550 1600 1682
COURT REPORTER 1274 1318 1360 1399 1445 1486 1562
DATA PROCESSING ASSISTANT 1206 1239 1274 1317 1354 1391 1457
DATA PROCESSING OPERATOR 1639 1708 1771 1843 1911 1977 2087
DATA PROCESSING OPERATOR TRAINEE 1571 1638 1698 1763 1825 1891 1995
DRAFTING WORKER 1717 1789 1858 1934 2005 2080 2197
ELECTRONIC EQUIPMENT
INSTALLER-REPAIRER
ELECTRONIC EQUIPMENT
INSTALLER-REPAIRER LEADWORKER
ELECTRONICS TECHNICIAN
ENGINEERING TECHNICIAN I 1961 2053 2141 2229 2321 2408 2551
ENGINEERING TECHNICIAN II 1571 1638 1698 1763 1825 1891 1995
ENGINEERING TECHNICIAN III 1791 1867 1947 2025 2103 2183 2307
ENGINEERING TECHNICIAN III 2060 2156 2255 2348 2446 2544 2695
EXECUTIVE CORRESPONDENT 1571 1638 1698 1763 1825 1891 1995

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

EXECUTIVE SECRETARY I	1639	1708	1771	1843	1911	1977	2087
FIRE PROTECTION SERVICE COORD I	1791	1867	1947	2025	2103	2183	2307
GRAPHIC ARTS DESIGNER	1878	1960	2042	2133	2215	2300	2433
GRAPHIC ARTS TECHNICIAN	1717	1789	1858	1934	2005	2080	2197
INDUSTRIAL COMMISSION REPORTER	2060	2156	2255	2348	2446	2544	2695
INDUSTRIAL COMMISSION TECHNICIAN	1639	1708	1771	1843	1911	1977	2087
INSURANCE ANALYST I	1512	1569	1630	1688	1751	1812	1905
INSURANCE ANALYST II	1717	1789	1858	1934	2005	2080	2197
INSURANCE ANALYST TRAINEE	1408	1457	1507	1559	1610	1663	1752
INTERMITTENT CLERK	7.41	7.64	7.85	8.11	8.34	8.56	8.98
LIBRARY AIDE I	1239	1274	1318	1357	1395	1436	1509
LIBRARY AIDE II	1318	1362	1407	1452	1495	1539	1616
LIBRARY TECHNICAL ASSISTANT	1571	1638	1698	1763	1825	1891	1995
LICENSING QUALITY ASSURANCE ANALYST	1512	1569	1630	1688	1751	1812	1905
MICROFILM LABORATORY TECH I	1408	1457	1507	1559	1610	1663	1752
MICROFILM LABORATORY TECH II	1512	1569	1630	1688	1751	1812	1905
MICROFILM OPERATOR I	1274	1318	1360	1399	1445	1486	1562
MICROFILM OPERATOR II	1362	1408	1454	1502	1550	1600	1682
MICROFILM OPERATOR III	1457	1512	1566	1625	1678	1735	1827
NUCLEAR SAFETY EMERGENCY RESPONSE TECH I	1717	1789	1858	1934	2005	2080	2197
NUCLEAR SAFETY EMERGENCY RESPONSE TECH II	1961	2053	2141	2229	2321	2408	2551
NUCLEAR SAFETY MACHINE OPERATOR	2278	2389	2500	2613	2721	2829	2997
NUCLEAR SAFETY TECHNICIAN I	1717	1789	1858	1934	2005	2080	2197
NUCLEAR SAFETY TECHNICIAN II	1961	2053	2141	2229	2321	2408	2551
NUCLEAR SAFETY TECHNICIAN III	2278	2389	2500	2613	2721	2829	2997
OFFICE AIDE	1206	1239	1274	1317	1354	1391	1457
OFFICE ASSISTANT	1362	1408	1454	1502	1550	1600	1682
OFFICE ASSOCIATE	1457	1512	1566	1625	1678	1735	1827
OFFICE CLERK	1274	1318	1360	1399	1445	1486	1562
OFFICE COORDINATOR	1512	1569	1630	1688	1751	1812	1905
PHOTOGRAPHER I	1639	1708	1771	1843	1911	1977	2087
PHOTOGRAPHER II	1878	1960	2042	2133	2215	2300	2433
PHOTOGRAPHER III	1961	2053	2141	2229	2321	2408	2551
PHOTOGRAPHIC TECHNICIAN I	1639	1708	1771	1843	1911	1977	2087
PHOTOGRAPHIC TECHNICIAN II	1878	1960	2042	2133	2215	2300	2433
PHOTOGRAPHIC TECHNICIAN III	1961	2053	2141	2229	2321	2408	2551
PROCUREMENT REPRESENTATIVE	1512	1569	1630	1688	1751	1812	1905
PROPERTY & SUPPLY CLERK I	1274	1315	1357	1397	1436	1481	1557
PROPERTY & SUPPLY CLERK II	1357	1399	1450	1494	1539	1587	1664
PROPERTY TAX EXAMINER	1512	1569	1630	1688	1751	1812	1905
REHABILITATION CASE COORDINATOR I	1408	1457	1507	1559	1610	1663	1752
REHABILITATION CASE COORD II	1512	1569	1630	1688	1751	1812	1905
REHABILITATION SERVICE TECHNICIAN I	1318	1362	1407	1452	1495	1539	1616
REPRODUCTION SERVICE TECH II	1512	1569	1630	1688	1751	1812	1905
REPRODUCTION SERVICE TECH III	1639	1708	1771	1843	1911	1977	2087

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

SAFETY RESPONSIBILITY ANALYST I	1512	1569	1630	1688	1751	1812	1905
SAFETY RESPONSIBILITY ANALYST II	1717	1789	1858	1934	2005	2080	2197
SECURITIES ANALYST	1571	1638	1698	1763	1825	1891	1995
STOREKEEPER I	1502	1557	1613	1674	1732	1790	1887
STOREKEEPER II	1617	1688	1752	1819	1884	1951	2060
STORES CLERK	1315	1357	1398	1443	1488	1532	1608
SWITCHBOARD OPERATOR I	1274	1318	1360	1399	1445	1486	1562
SWITCHBOARD OPERATOR II	1362	1408	1454	1502	1550	1600	1682
TAX EXAMINER	1512	1569	1630	1688	1751	1812	1905
TAX EXAMINER TRAINEE	1362	1408	1454	1502	1550	1600	1682
TAXPAYER SERVICE REP I	1318	1362	1407	1452	1495	1539	1616
TAXPAYER SERVICE REP II	1457	1512	1566	1625	1678	1735	1827
TAXPAYER SERVICE REP III	1639	1708	1771	1843	1911	1977	2087
TELECOMMUNICATIONS FIELD ADVISOR	1961	2053	2141	2229	2321	2408	2551
TELECOMMUNICATIONS ADVISOR LEADWORKER	2162	2265	2370	2469	2570	2674	2834
TELECOMMUNICATOR	1717	1789	1858	1934	2005	2080	2197
TELECOMMUNICATOR-COMMAND CENTER	1791	1867	1947	2025	2103	2183	2307
TELECOMMUNICATOR LEADWORKER	1878	1960	2042	2133	2215	2300	2433
TELECOMMUNICATOR LEADWORKER-COMMAND CENTER	1961	2053	2141	2229	2321	2408	2551
TELECOMMUNICATOR TRAINEE	1571	1638	1698	1763	1825	1891	1995
VEHICLE PERMIT EVALUATOR	1639	1708	1771	1843	1911	1977	2087
VETERANS SERVICE OFFICER ASSOC	1408	1457	1507	1559	1610	1663	1752

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

Section 310. TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)

Effective: July 1, 1990

	S T E P S						
	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1717	1789	1858	1934	2005	2080	2197
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1878	1960	2042	2133	2215	2300	2433
ANIMAL HEALTH INSPECTOR	1717	1789	1858	1934	2005	2080	2197
ANIMAL WELFARE INSPECTOR	1717	1789	1858	1934	2005	2080	2197
APIARY INSPECTOR	1274	1318	1360	1399	1445	1486	1562
ARSON INVESTIGATOR I	2060	2156	2255	2348	2446	2544	2695
ARSON INVESTIGATOR II	2278	2389	2500	2613	2721	2829	2997
BREATH ALCOHOL ANALYSIS TECHNICIAN	1961	2053	2141	2229	2321	2408	2551
COMMERCE COMM. POLICE OFFICER I	2060	2156	2255	2348	2446	2544	2695

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

COMMERCE COMM. POLICE OFFICER II	2278	2389	2500	2613	2721	2829	2997
COMMODITIES INSPECTOR	1571	1638	1698	1763	1825	1891	1995
CONSERVATION POLICE OFFICER I*	2162	2265	2370	2469	2570	2674	2834
CONSERVATION POLICE OFFICER II*	2278	2389	2500	2613	2721	2829	2997
DANGEROUS DRUGS COMPLIANCE OFFICER I	1791	1867	1947	2025	2103	2183	2307
DANGEROUS DRUGS COMPLIANCE OFFICER II	1961	2053	2141	2229	2321	2408	2551
DANGEROUS DRUGS COMPLIANCE OFFICER III	2060	2156	2255	2348	2446	2544	2695
DRUG COMPLIANCE INVESTIGATOR	2278	2389	2500	2613	2721	2829	2997
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	2833	2980	3127	3273	3424	3568	3789
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1571	1638	1698	1763	1825	1891	1995
FINGERPRINT TECHNICIAN I	1717	1789	1858	1934	2005	2080	2197
FINGERPRINT TECHNICIAN II	1457	1512	1566	1625	1678	1735	1827
FINGERPRINT TECHNICIAN III	1571	1638	1698	1763	1825	1891	1995
FIRE INVESTIGATOR I	1717	1789	1858	1934	2005	2080	2197
FIRE INVESTIGATOR II	1791	1867	1947	2025	2103	2183	2307
FIRE PREVENTION EDUCATION OFFICER I	1961	2053	2141	2229	2321	2408	2551
FIRE PREVENTION EDUCATION OFFICER II	1791	1867	1947	2025	2103	2183	2307
FIRE PREVENTION INSPECTOR I	1961	2053	2141	2229	2321	2408	2551
FIRE PREVENTION INSPECTOR II	1791	1867	1947	2025	2103	2183	2307
GRAIN INSPECTOR	1961	2053	2141	2229	2321	2408	2551
GRAIN SAMPLER	1457	1512	1566	1625	1678	1735	1827
GUARD I	1318	1362	1407	1452	1495	1539	1616
GUARD II	1457	1512	1566	1625	1678	1735	1827
GUARD III	1639	1708	1771	1843	1911	1977	2087
LICENSING ASSISTANT	1408	1457	1507	1559	1610	1663	1752
LICENSING INSPECTOR	1639	1708	1771	1843	1911	1977	2087
LICENSING INVESTIGATOR I	1639	1708	1771	1843	1911	1977	2087
LICENSING INVESTIGATOR II	1878	1960	2042	2133	2215	2300	2433
LICENSING INVESTIGATOR III	1961	2053	2141	2229	2321	2408	2551
LICENSING INVESTIGATOR IV	2162	2265	2370	2469	2570	2674	2834
LIQUOR CONTROL SPECIAL AGENT I	1791	1867	1947	2025	2103	2183	2307
MOTOR CARRIER ENFORCEMENT OFFICER I	1791	1867	1947	2025	2103	2183	2307
MOTOR CARRIER ENFORCEMENT OFFICER II	2060	2156	2255	2348	2446	2544	2695
MOTORIST ASSISTANCE SPECIALIST	1408	1457	1507	1559	1610	1663	1752
PERSONAL PROPERTY WAREHOUSE EXAMINER	1639	1708	1771	1843	1911	1977	2087
PLANT & PESTICIDE SPECIALIST I	1961	2053	2141	2229	2321	2408	2551
PLANT & PESTICIDE SPECIALIST II	2162	2265	2370	2469	2570	2674	2834

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

PLUMBING INSPECTOR	2278	2389	2500	2613	2721	2829	2997
POLICE OFFICER I	2060	2156	2255	2348	2446	2544	2695
POLICE OFFICER II	2278	2389	2500	2613	2721	2829	2997
POLYGRAPH EXAMINER I	2278	2389	2500	2613	2721	2829	2997
POLYGRAPH EXAMINER II	2538	2665	2790	2923	3049	3174	3369
POLYGRAPH EXAMINER III	2833	2980	3127	3273	3424	3568	3789
PRODUCTS & STANDARDS INSPECTOR	1717	1789	1858	1934	2005	2080	2197
SECURITY OFFICER	1717	1789	1858	1934	2005	2080	2197
SECURITY OFFICER SERGEANT	1791	1867	1947	2025	2103	2183	2307
SEED ANALYST I	1639	1708	1771	1843	1911	1977	2087
SEED ANALYST II	1717	1789	1858	1934	2005	2080	2197
SITE SECURITY OFFICER	1457	1512	1566	1625	1678	1735	1827
TRUCK WEIGHING INSPECTOR	1512	1569	1630	1688	1751	1812	1905
VEHICLE EMISSIONS COMPLIANCE OFFICER	1717	1789	1858	1934	2005	2080	2197
VEHICLE TESTING COMPLIANCE OFFICER	1961	2053	2141	2229	2321	2408	2551
VEHICLE TESTING STATION INSPECTOR	1717	1789	1858	1934	2005	2080	2197
VITAL RECORDS QUALITY CONTROL INSPECTOR	1717	1789	1858	1934	2005	2080	2197
WAREHOUSE CLAIMS SPECIALIST	2402	2524	2643	2764	2881	3002	3184
WAREHOUSE EXAMINER I	1717	1789	1858	1934	2005	2080	2197
WAREHOUSE EXAMINER II	1961	2053	2141	2229	2321	2408	2551
WAREHOUSE EXAMINER III	2162	2265	2370	2469	2570	2674	2834
WELL INSPECTOR I	1878	1960	2042	2133	2215	2300	2433
WELL INSPECTOR II	2162	2265	2370	2469	2570	2674	2834

*CONSERVATION POLICE OFFICER I
LONGEVITY BONUS RATES
10 YRS 15 YRS 17.5 YRS 20 YRS 25 YRS
3,064 3,216 3,376 3,547 3,722

*CONSERVATION POLICE OFFICER II
LONGEVITY BONUS RATES
10 YRS 15 YRS 17.5 YRS 20 YRS 25 YRS
3,150 3,302 3,462 3,633 3,811

Effective: December 16, 1990

Explosives Inspector I	1878	1960	2042	2133	2215	2300	2433
Explosives Inspector II	2162	2265	2370	2469	2570	2674	2834

(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310. TABLE U HR-010 (Teachers of Deaf, Extracurricular Paid Activities)

	Effective August, 1987 to June, 1988	Effective August, 1988 to June, 1989
Athletic Director	\$1,620.00	\$1,750.00
Football		
Head Coach (High-School)	1,620.00	1,750.00
Assistant (High-School)	978.00	1,056.00
Basketball		
Head Coach (High-School)	1,620.00	1,750.00
Assistant (High-School)	978.00	1,056.00
Coach (Junior-High-School)	978.00	1,056.00
Track		
Head Coach (High-School)	978.00	1,056.00
Assistant (High-School)	573.00	619.00
Coach (Junior-High-School)	573.00	619.00
Volleyball		
Head Coach (High-School)	1,620.00	1,750.00
Assistant (High-School)	978.00	1,056.00
Coach (Junior-High-School)	324.00	350.00
Wrestling		
Head Coach (High-School)	1,620.00	1,750.00
Assistant (High-School)	978.00	1,056.00
Senior-Class-Advisor	540.00	583.00
Junior-Class-Advisor	540.00	583.00
Student-Government-Advisor	324.00	350.00
Cheerleader-Advisor (High-School)	540.00	583.00
(Junior-High-School)	324.00	350.00

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Cheerleader-Speech (Junior-High-School)	324.00	350.00
GALS		
	432.00	467.00
Junior-NAB		
	432.00	467.00
Scouts		
Girls-and-Boys Gabs-and-Brownies	324.00	350.00
	324.00	350.00
Dramatics		
Creative High-School Junior-High-School	324.00	350.00
	324.00	350.00
Public-Speaking		
	324.00	350.00
Vocational-Club		
	432.00	467.00
Sewing-Club		
	324.00	350.00
Dance-Club		
	324.00	350.00
Alateen		
	324.00	350.00
High-School-Yearbook		
	216.00	233.00
Illinois-Advance		
	81.00	87.00
Scorekeepers-and Timers-(Per-Event)		
Football Basketball Volleyball Wrestling	22.00	24.00
	22.00	24.00
	17.00	19.00
	22.00	24.00
Ticket-Sellers-and-Takers-(Per-Event)		
	12.00	14.00

If management establishes any new activities, the Union and the Administration shall negotiate the working conditions and compensation of the new activity.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Effective
August, 1989
to June, 1990FootballHead Coach
(High School) 1,825
Assistant Coach
(High School) 1,150BasketballHead Coach
(High School) 1,825
Assistant Coach
(High School) 1,150
Coach
(Junior High School) 1,150TrackHead Coach
(High School) 1,150
Assistant Coach
(High School) 725
Head Coach
(Junior High School) 725
Assistant Coach
(Junior High School) 725VolleyballHead Coach
(High School) 1,825
Assistant Coach
(High School) 1,150
Head Coach
(Junior High School) 600
Assistant Coach
(Junior High School) 600WrestlingHead Coach
(High School) 1,825
Assistant Coach
(High School) 1,150
Head Coach
(Junior High School) 1,150
Assistant Coach
(Junior High School) 550Senior Class Advisor

1,050

Junior Class Advisor

1,050

Student Government Advisor

425

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Cheerleader Advisor(High School) 650
(Junior High School) 475GALS

550

Junior NAD

525

ScoutsGirls and Boys 425
Cubs and Brownies 425ABC Reading

425

Dramatics

425

Interpreter

425

Public Speaking

425

Usher's Syndrome

425

Computer Club

525

Dance Club

425

Sewing Club

425

Vocational Club

550

Alateen

550

High School Yearbook

525

Illinois Advance

300

Scorekeepers and
Timers (Per Event)Football 26
Basketball 26
Volleyball 21
Wrestling 26Ticket Sellers and Takers (Per Event)

16

If management establishes any new activities, the Union and the Administration shall negotiate the working conditions and compensation of the new activity.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

<u>Football</u>	Head Coach (High School)	Effective August, 1990 to June, 1991
	Assistant Coach (High School)	1,898
<u>Basketball</u>	Head Coach (High School)	1,196
	Assistant Coach (High School)	1,898
	Assistant Coach (High School)	1,196
	Coach (Junior High School)	1,196
<u>Track</u>	Head Coach (High School)	1,196
	Assistant Coach (High School)	754
	Head Coach (Junior High School)	1,196
	Assistant Coach (Junior High School)	754
<u>Volleyball</u>	Head Coach (High School)	1,898
	Assistant Coach (High School)	1,196
	Head Coach (Junior High School)	1,196
	Assistant Coach (Junior High School)	754
<u>Wrestling</u>	Head Coach (High School)	1,898
	Assistant Coach (High School)	1,196
	Head Coach (Junior High School)	1,196
	Assistant Coach (Junior High School)	754
<u>Senior Class Sponsor</u>		1,898
<u>Junior Class Sponsor</u>		1,898

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

<u>Cheerleader Sponsors</u>	(Basketball & Football) (High School) (Basketball) (Junior High School)	1,196 754
<u>GAIS</u>		572
<u>Junior NAD</u>		572
<u>4-H Club</u>		572
<u>Creative Club</u>		572
<u>Dance Club</u>		572
<u>Vocational Club</u>		572
<u>Student Council</u>		442
<u>Public Speaking</u>		442
<u>ABC Reading</u>		442
<u>Illinois Advance</u>		442
<u>Interpreters</u>		442
<u>Special Olympics</u>		442
<u>Scouts</u>	Girls and Boys Cubs and Brownies	442 442
<u>Scorekeepers and Timers (Per Event)</u>	Football Basketball Volleyball Wrestling	27 27 22 27
<u>Ticket Sellers and Takers (Per Event)</u>		17
If management establishes any new activities, the Union and the Admini- stration shall negotiate the working conditions and compensation of the new activity.		
(Source: Amended at 15 Ill. Reg. 11080, effective July 19, 1991)		

ILLINOIS REGISTER

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ILLINOIS REGISTER

11112

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

91

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Financial Responsibility of Parents or Guardians of the Estates of Children
- 2) Code Citation: 89 Ill. Adm. Code 352
- 3) Section Numbers: Adopted Action
Appendix A Amended
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 23, pars. 5004 and 5009.1-5009.9 and Ill. Rev. Stat. 1989, ch. 37, par. 707-4.
- 5) Effective Date of: July 19, 1991
- 6) Does this rulemaking contain an automatic repeal date: Yes ☐ No ☒
- 7) Do these amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: July 12, 1991
- 9) Notice(s) of Proposal Published in Illinois Register:
November 30, 1990, 14 Ill. Reg. 18871
(issue date)

- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? No.
If answer is "yes," please complete the following:

- 11) Difference(s) between proposal and final version:

JCAR did not recommend any changes to the proposed version.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

- 13) Will these amendments replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Amendments: These rules are being amended to eliminate a fee differential between clients and to comply with federal requirements to implement a minimum weekly fee assessment for families who receive Transitional Child Care (TCC) services.

- 16) Information and questions regarding these amendments shall be directed to:

Name: Jacqueline Nottingham, Chief

Address: Office of Rules and Procedures
Department of Children and Family Services
406 East Monroe
Springfield, Illinois 62701-1498

Telephone: 217/785-2592

The full text of the adopted amendments begins on the next page:

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER 111: DEPARTMENT OF CHILDREN AND FAMILY SERVICES
 SUBCHAPTER c: FISCAL ADMINISTRATION

PART 352

FINANCIAL RESPONSIBILITIES OF PARENTS OR GUARDIANS
 OF THE ESTATES OF CHILDREN

Section

- 352.1 Purpose
 352.2 Definitions
 352.3 Services for Which Assessments Will Be Made
 352.4 Notification and Determination of Responsibility
 352.5 Initiation of Charges
 352.6 Termination of Account Balances
 352.7 Method of Billing, Remittance and Collection
 352.8 Consideration of Other Benefits
 352.9 Rights of Appeal
 352.10 Parental Repayment Hearing
 352.11 Hearing Decision

Appendix A Schedule of Weekly Fees for Day Care Centers/Non-Center

Appendix B
 Day Care
 Substitute Care Fee Schedule

AUTHORITY: Implementing and authorized by Sections 4 and 9.1 through 9.9 of "AN ACT creating the Illinois Department of Children and Family Services," codifying its powers and duties, and repealing certain Acts and Sections herein named, (Ill. Rev. Stat. 1989, ch. 23, pars. 5004 and 5009.1-5009.9), and Section 7-4 of the Juvenile Court Act (Ill. Rev. Stat. 1989, ch. 37, par. 707-4).

SOURCE: Adopted and codified at 5 Ill. Reg. 8654, effective September 1, 1981; amended at 7 Ill. Reg. 3175, effective April 1, 1983; emergency amendment at 7 Ill. Reg. 14534, effective October 19, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 1802, effective February 3, 1984; amended at 9 Ill. Reg. 2247, effective February 15, 1985; amended at 10 Ill. Reg. 17120, effective October 15, 1986; amended at 15 Ill. Reg. I1111, effective July 19, 1991.

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 352. Appendix A
 SCHEDULE OF WEEKLY PARENT FEES FOR DAY CARE CENTERS
 INCOME ELIGIBILITY 0-80% MEDIAN INCOME

	FAMILY SIZE 2		FAMILY SIZE 3	
	Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-6,699	25	\$ 0-8,349	25	
6,700-6,999	1.00	8,350-8,724	1.00	
7,000-7,299	1.50	8,725-9,099	1.50	
7,300-7,599	2.00	9,100-9,474	2.00	
7,600-7,899	2.50	9,475-9,849	3.00	
7,900-8,199	3.00	9,850-10,224	4.00	
8,200-8,499	4.00	10,225-10,599	5.00	
8,500-8,799	5.00	10,600-10,974	6.00	
8,800-9,099	6.00	10,975-11,349	7.00	
9,100-9,399	7.00	11,350-11,724	8.00	
9,400-9,699	8.00	11,725-12,099	10.00	
9,700-9,999	9.00	12,100-12,474	12.00	
10,000-10,299	10.00	12,475-12,849	14.00	
10,300-10,599	12.00	12,850-13,224	16.00	
10,600-10,899	14.00	13,225-13,599	18.50	
10,900-11,199	16.50	13,600-13,974	21.00	
11,200-11,499	19.00	13,975-14,349	23.50	
11,500-11,799	21.00	14,350-14,724	26.00	
11,800-12,099	24.00	14,725-15,099	28.50	
12,100-12,399	27.00	15,100-15,424	32.00	
12,400-12,699	30.00	15,425-15,849	35.00	
12,700-12,999	33.50	15,850-16,224	38.00	
13,000-14,107	37.00	16,225-17,426	41.00	

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 4		FAMILY SIZE 5	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-9,899	25	\$ 0-11,599	25
9,900-10,349	1.00	11,600-12,099	1.00
10,350-10,799	1.50	12,100-12,599	1.50
10,800-11,249	2.00	12,600-13,099	2.00
11,250-11,699	2.50	13,100-13,599	2.50
11,700-12,149	3.00	13,600-14,099	3.00
12,150-12,599	4.00	14,100-14,599	4.00
12,600-13,049	5.50	14,600-15,099	5.50
13,050-13,499	7.00	15,100-15,599	7.00
13,500-13,949	9.00	15,600-16,099	9.00
13,950-14,399	11.00	16,100-16,599	11.00
14,400-14,849	13.00	16,600-17,099	13.00
14,850-15,299	15.50	17,100-17,599	15.50
15,300-15,749	18.00	17,600-18,099	18.00
15,750-16,199	20.50	18,100-18,599	20.50
16,200-16,649	23.00	18,600-19,099	23.00
16,650-17,099	26.00	19,100-19,599	26.00
17,100-17,549	29.00	19,600-20,099	29.00
17,550-17,999	32.50	20,100-20,599	32.50
18,000-18,449	36.00	20,600-21,099	36.00
18,450-18,899	39.50	21,200-21,599	39.50
18,900-19,349	43.00	21,600-22,099	43.00
19,350-20,745	46.50	22,100-24,066	46.50

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 6		FAMILY SIZE 7	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-13,099	25	\$ 0-13,399	25
13,100-13,674	1.00	13,400-13,999	1.00
13,675-14,249	1.50	14,000-14,599	1.50
14,250-14,824	2.00	14,600-15,199	2.00
14,825-15,399	2.50	15,200-15,799	2.50
15,400-15,974	3.00	15,800-16,399	3.00
15,975-16,549	4.00	16,400-16,999	4.00
16,550-17,124	5.50	17,000-17,599	5.50
17,125-17,699	7.00	17,600-18,199	7.00
17,700-18,274	9.00	18,200-18,799	9.00
18,275-18,849	11.00	18,800-19,399	11.00
18,850-19,424	13.00	19,400-19,999	13.00
19,425-19,999	15.50	20,000-20,599	15.50
20,000-20,574	18.00	20,600-21,199	18.00
20,575-21,149	20.50	21,200-21,799	20.50
21,150-21,724	23.00	21,800-22,399	23.00
21,725-22,299	26.00	22,400-22,999	26.00
22,300-22,874	29.00	23,000-23,599	29.00
22,875-23,449	32.50	23,600-24,199	32.50
23,450-24,024	36.00	24,200-24,799	36.00
24,025-24,599	39.50	24,800-25,399	39.50
24,600-25,174	43.00	25,400-25,999	43.00
25,175-27,383	46.50	26,000-28,006	46.50

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 8		FAMILY SIZE 9	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-13,699	25	\$ 0-13,999	25
13,700-14,299	1.00	14,000-14,624	1.00
14,300-14,899	1.50	14,625-15,249	1.50
14,900-15,499	2.00	15,250-15,874	2.00
15,500-16,099	2.50	15,875-16,499	2.50
16,100-16,699	3.00	16,500-17,124	3.00
16,700-17,299	4.00	17,125-17,749	4.00
17,300-17,899	5.50	17,750-18,374	5.50
17,900-18,499	7.00	18,375-18,999	7.00
18,500-19,099	9.00	19,000-19,624	9.00
19,100-19,699	11.00	19,625-20,249	11.00
19,700-20,299	13.00	20,250-20,874	13.00
20,300-20,899	15.50	20,875-21,499	15.00
20,900-21,499	18.00	21,500-22,124	18.00
21,500-22,099	20.50	22,125-22,749	20.40
22,100-22,699	23.00	22,750-23,374	23.00
22,700-23,299	26.00	23,375-23,999	26.00
23,300-23,899	29.00	24,000-24,624	29.00
23,900-24,499	32.50	24,625-25,249	32.50
24,500-25,099	36.00	25,250-25,874	36.00
25,100-25,699	39.50	25,875-26,499	39.50
25,700-26,299	43.00	26,500-27,124	43.00
26,300-26,899	46.50	27,125-27,749	46.50

NOTE: Fees are per family. If a family has more than 9 members, the fee schedule may be adjusted as follows: Subtract \$623 from the gross annual income for each family member over 9. Charge the indicated fee under family size of 9 for the resulting adjusted income.

No clients are to be charged more than the indicated fee or the maximum rate paid by the Department of Children and Family Services or the cost of the care, whichever is less.

Use 4.333 weeks per month when converting weekly fees into monthly fees or when converting weekly income into monthly income and use 2.1666 to convert bi-weekly fees or income into monthly fees or income.

For part-time care, i.e., care less than five hours per day, charge one-half (1/2) the indicated fee.

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

SCHEDULE OF WEEKLY PARENT FEES FOR NON-CENTER DAY CARE
INCOME ELIGIBILITY 0-80% OF MEDIAN INCOME

FAMILY SIZE 2		FAMILY SIZE 3	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-6,699	25	\$ 0-8,349	25
6,700-6,999	50	8,350-8,724	50
7,000-7,299	1.00	8,725-9,099	1.00
7,300-7,599	1.50	9,100-9,474	1.50
7,600-7,899	2.00	9,475-9,849	2.00
7,900-8,199	2.50	9,850-10,224	2.50
8,200-8,499	3.00	10,225-10,599	3.00
8,500-8,799	4.00	10,600-10,974	4.00
8,800-9,099	5.00	10,975-11,349	5.00
9,100-9,399	6.00	11,350-11,724	6.00
9,400-9,699	7.00	11,725-12,099	7.00
9,700-9,999	8.00	12,100-12,474	8.00
10,000-10,299	9.00	12,475-12,849	9.00
10,300-10,599	10.00	12,850-13,224	10.50
10,600-10,899	11.00	13,225-13,599	12.00
10,900-11,199	12.00	13,600-13,974	13.50
11,200-11,499	13.00	13,975-14,349	15.00
11,500-11,799	14.00	14,350-14,724	16.50
11,800-12,099	15.00	14,725-15,099	18.00
12,100-12,399	17.00	15,100-15,474	20.00
12,400-12,699	19.00	15,425-15,849	22.00
12,700-12,999	21.00	15,850-16,224	24.00
13,000-14,107	23.00	16,225-17,426	26.00

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 4		FAMILY SIZE 5	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-9,899	.25	\$ 0-11,599	.25
9,900-10,349	.50	11,600-12,099	.50
10,350-10,799	1.00	12,100-12,599	1.00
10,800-11,249	1.50	12,600-13,099	1.50
11,250-11,699	2.00	13,100-13,599	2.00
11,700-12,149	3.00	13,600-14,099	3.00
12,150-12,599	4.00	14,100-14,599	4.00
12,600-13,049	5.00	14,600-15,099	5.00
13,050-13,499	6.00	15,100-15,599	6.00
13,500-13,949	7.00	15,600-16,099	7.00
13,950-14,399	8.00	16,100-16,599	8.00
14,400-14,849	9.00	16,600-17,099	9.00
14,850-15,299	10.50	17,100-17,599	10.50
15,300-15,749	12.00	17,600-18,099	12.00
15,750-16,199	13.50	18,100-18,599	13.50
16,200-16,649	15.00	18,600-19,099	15.00
16,650-17,099	16.50	19,100-19,599	16.50
17,100-17,549	18.00	19,600-20,099	18.00
17,550-17,999	20.00	20,100-20,599	20.00
18,000-18,449	22.00	20,600-21,099	22.00
18,450-18,899	24.00	21,100-21,599	24.00
18,900-19,349	26.00	21,600-22,099	26.00
19,350-20,745	28.00	22,100-24,066	28.00

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 6		FAMILY SIZE 7	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-13,099	.25	\$ 0-13,399	.25
13,100-13,674	.50	13,400-13,999	.50
13,675-14,249	1.00	14,000-14,599	1.00
14,250-14,824	1.50	14,600-15,199	1.50
14,825-15,399	2.00	15,200-15,799	2.00
15,400-15,974	3.00	15,800-16,399	3.00
15,975-16,549	4.00	16,400-16,999	4.00
16,550-17,124	5.00	17,000-17,599	5.00
17,125-17,699	6.00	17,600-18,199	6.00
17,700-18,247	7.00	18,200-18,799	7.00
18,275-18,849	8.00	18,800-19,399	8.00
18,850-19,424	9.00	19,400-19,999	9.00
19,425-19,999	10.50	20,000-20,599	10.50
20,000-20,574	12.00	20,600-21,199	12.00
20,575-21,149	13.50	21,200-21,799	13.50
21,150-21,724	15.00	21,800-22,399	15.00
21,725-22,299	16.50	22,400-22,999	16.50
22,300-22,874	18.00	23,000-23,599	18.00
22,875-23,449	20.00	23,600-24,199	20.00
23,450-24,024	22.00	24,200-24,799	22.00
24,025-24,599	24.00	24,800-25,399	24.00
24,600-25,174	26.00	25,400-25,999	26.00
25,175-27,383	28.00	26,000-28,006	28.00

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties
- 2) Code Citation: 56 Ill. Adm. Code 2765
- 3) Section Number: Adopted Action: 2765.220
Amended Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750.
- 5) Effective Date of the Amendment: July 19, 1991.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: July 12, 1991.
- 9) Notice of Proposal published in Illinois Register: March 8, 1991 at 15 Ill. Reg. 3381.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were requested.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: This amendment provides the Department's procedure for calculating the benefit wage and benefit ratios to the nearer multiple of one-ten thousandth of one percent. The benefit wage and benefit ratios are used in determining an employer's contribution rate under the Unemployment Insurance Act.
- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

FAMILY SIZE 8		FAMILY SIZE 9	
Gross Annual Income	Weekly Fee	Gross Annual Income	Weekly Fee
\$ 0-13,699	.25	\$ 0-13,999	.25
13,700-14,299	.50	14,000-14,624	.50
14,300-14,899	1.00	14,625-15,249	1.00
14,900-15,499	1.50	15,250-15,874	1.50
15,500-16,099	2.00	15,875-16,499	2.00
16,100-16,699	3.00	16,500-17,124	3.00
16,700-17,299	4.00	17,125-17,749	4.00
17,300-17,899	5.00	17,750-18,374	5.00
17,900-18,499	6.00	18,375-18,999	6.00
18,500-19,099	7.00	19,000-19,624	7.00
19,100-19,699	8.00	19,625-20,249	8.00
19,700-20,299	9.00	20,250-20,874	9.00
20,300-20,899	10.50	20,875-21,499	10.50
20,900-21,499	12.00	21,500-22,124	12.00
21,500-22,099	13.50	22,125-22,749	13.50
22,100-22,699	15.00	22,750-23,374	15.00
22,700-23,299	16.50	23,375-23,999	16.50
23,300-23,899	18.00	24,000-24,624	18.00
23,900-24,499	20.00	24,625-25,249	20.00
24,500-25,099	22.00	25,250-25,874	22.00
25,100-25,699	24.00	25,875-26,499	24.00
25,700-26,299	26.00	26,500-27,124	26.00
26,300-26,899	28.00	27,125-27,749	28.00

NOTE: Fees are per family. If a family has more than 9 members, the fee schedule may be adjusted as follows: Subtract \$623 from the gross annual income for each family member over 9. Charge the indicated fee under family size of 9 for the resulting adjusted income.

No clients are to be charged more than the indicated fee or the maximum rate paid by the Department of Children and Family Services or the cost of the care, whichever is less.

Use 4.333 weeks per month when converting weekly fees into monthly fees or when converting weekly income into monthly income and use 2.1666 to convert bi-weekly fees or income into monthly fees or income.

For part-time care, i.e., care less than five hours per day, charge one-half (1/2) the indicated fee.

(Source: Amended at 15 Ill. Reg. 11111 effective July 19, 1991)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

Stella Adams Cutthbert, Commissioner
 Illinois Department of Employment Security
 401 South State Street - 2 South
 Chicago, Illinois 60605
 312/793-4240

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT
 CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
 SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PART 2765
 PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS

Section	
2765.1	Unemployment Contributions Not Deductible From Wages
2765.5	Definitions
2765.10	Payment Of Contributions
2765.15	Liability For The Entire Year
2765.18	Liability Of A Third Party Purchaser Or Transferee For The Due And Unpaid Contributions, Interest And Penalties Of The Seller Or Transferor's Seller Or Transferor Contributions Of Employers By Election
2765.20	Contributions In Lieu Of Contributions
2765.25	When Payments In Lieu Of Contributions Payable
2765.30	Payments When Reimbursable Employer Becomes Contributory
2765.35	Payments When Contributory Employer Becomes Reimbursable
2765.40	Application Of Payment
2765.45	Accrual Of Interest
2765.50	Imposition Of Penalty
2765.55	Payment Or Filing By Mail
2765.60	When Payment Due And Consequences Of Upward Revision In Employer's Contribution Rate
2765.63	Waiver Of Interest Or Penalty
2765.65	Waiver Of Interest Accruing Because Of Certain Types Of Employees For Periods Prior To January 1, 1988
2765.66	Waiver Of Penalty For Certain Employers For 1987 And Thereafter Wage Reports (UC-3/40)
2765.68	Time For Paying Or Filing Delayed Payment Or Report
2765.70	Application For Waiver
2765.75	Approval Of Application For Waiver
2765.80	Insufficient Or Incomplete Application
2765.85	Disapproval Of Application Conclusive
2765.90	Appeal And Hearing
2765.95	

SUBPART B: EXPERIENCE RATING

2765.200	Effect Of A Successor Employing Unit's Failure To Notify The Director Of Its Succession
2765.210	Prohibition On Withdrawal Of Joint Application For Partial Transfer Of Experience Rating Record
2765.220	Determination Of Benefit Wage And Benefit Ratio

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART C: BENEFIT CHARGES

- 2765.325 Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act.
- 2765.326 Requirement For A Separation Or A Reduction In The Work Offered In Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act
- 2765.332 Effect Of Ineligibility Under Section 602(B) On Chargeability Under Section 1502.1 Of The Act
- 2765.333 Effect Of Ineligibility Under Section 612 On Chargeability Under Section 1502.1 Of The Act
- 2765.334 Effect Of Ineligibility Under Section 614 On Chargeability Under Section 1502.1 Of The Act
- 2765.335 Procedural Requirements And Right Of Appeal

AUTHORITY: Implementing and authorized by Sections 212, 302, 500, 601, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1507, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750).

SOURCE: Adopted at 6 Ill. Reg. 3853, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 225, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 17342, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 1986, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. 11122, effective July 19, 1991.

SUBPART B: EXPERIENCE RATING

Section 2765.220 Determination Of Benefit Wage And Benefit Ratio

In determining the benefit wage or benefit ratio referred to in Sections 1503 and 1503.1 of the Act for any calendar year, the

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

resulting percentage shall be increased or reduced, as the case may be, to the nearer multiple of one-ten thousandth of one percent. If such number is equally near to 2 multiples of one-ten thousandth of one percent, it shall be increased to the higher multiple of one-ten thousandth of one percent.

Example: An employer has incurred liability for the payment of contributions within each of the three calendar years immediately preceding calendar year 1991. Its benefit charges for the 12 consecutive month period ending on June 30, 1990 are \$1,659.00. The benefit conversion factor for this period is 139 percent. The product of its benefit charges times the benefit conversion factor for this period is \$2,306.01. Its taxable wages for this period are \$340,590.00. Its benefit ratio determined by dividing \$2,306.01 by \$340,590.00 equals .67706% when calculated to one-hundred thousandths of one percent. Under the rounding rule set forth in this section, its benefit ratio is increased to .6771%.

(Source: Added at 15 Ill. Reg. 11122, effective July 19, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN
- 2) Code Citation: 89 Ill. Adm. Code 112
- 3) Section Numbers: Adopted Action:
 112.110 Amendment
 112.151 Amendment
- 4) Statutory Authority: Sections 4-1.6, 4-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.6, 4-2 and 12-13)
- 5) Effective Date of Adopted Amendments: July 19, 1991
- 6) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒
- 7) Do these Adopted Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: July 19, 1991
- 9) Notices of Proposal Published in Illinois Register:
 April 19, 1991 (15 Ill. Reg. 5502)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: No changes were made to these amendments.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation
 112.70 Amendment February 15, 1991
 (15 Ill. Reg. 2521)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
112.74	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.78	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.79	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.80	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.82	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.101	Amendment	June 21, 1991 (15 Ill. Reg. 8785)
112.130	Amendment	June 21, 1991 (15 Ill. Reg. 8785)

- 15) Summary and Purpose of Adopted Amendments: This rulemaking provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered as income or an asset in determining and redetermining eligibility for public assistance.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
 Office of the General Counsel

Address: Illinois Department of Public Aid
 Jesse B. Harris Building, II
 100 South Grand Avenue East, 3rd Floor
 Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID
NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112
AID TO FAMILIES WITH DEPENDENT CHILDREN

SUBPART A: GENERAL PROVISIONS

Section
112.1 Description of the Assistance Program
112.5 Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section
112.8 Caretaker Relative
112.9 Client Cooperation
112.10 Citizenship
112.20 Residence
112.30 Age
112.40 Relationship
112.50 Living Arrangement
112.52 Social Security Numbers
112.54 Assignment of Medical Support Rights
112.60 Lack of Parental Support or Care
112.61 Death of a Parent
112.62 Incapacity of a Parent
112.63 Continued Absence of a Parent
112.64 Unemployment of the Parent

SUBPART C: PROJECT CHANCE

Section
112.70 Participation Requirements For Project Chance
112.71 Individuals Exempt From Project Chance
112.72 Project Chance Participation/Cooperation Requirements
112.73 Failure to Participate with the Work Incentive Demonstration Program (Renumbered)
112.74 Project Chance Initial Assessment
112.76 Process/Development of an Employability Plan
112.77 Project Chance Orientation
112.77 Conciliation and Fair Hearings
112.78 Project Chance Components
112.79 Project Chance Sanctions
112.80 Good Cause for Failure to Comply With Project Chance Participation Requirements
112.81 Responsible Relative Eligibility For Project Chance
112.82 Project Chance Supportive Services

Young Parents Program
Work Experience Evaluation Project
Four Year College/Vocational Training Demonstration Project

SUBPART E: PROJECT ADVANCE

Section
112.86 Project Advance
112.87 Project Advance Experimental and Control Groups
112.88 Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers
112.89 Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers
112.90 Project Advance Sanctions
112.91 Good Cause for Failure to Comply with Project Advance
112.93 Individuals Exempt From Project Advance
112.95 Project Advance Supportive Services

SUBPART F: EXCHANGE PROGRAM

Exchange Program

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section
112.100 Unearned Income
112.101 Unearned Income of Stepparent, Parent or Legal Guardian
112.105 Budgeting Unearned Income
112.106 Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.107 Initial Receipt of Unearned Income
112.108 Termination of Unearned Income
112.110 Exempt Unearned Income
112.115 Education Benefits
112.120 Incentive Allowances
112.125 Unearned Income In-Kind
112.126 Earmarked Income
112.127 Lump Sum Payments
112.128 Protected Income
112.130 Earned Income
112.131 Earned Income Tax Credit
112.132 Budgeting Earned Income
112.133 Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.134 Initial Employment

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section	
112.135	Budgeting Earned Income For Contractual Employees
112.136	Budgeting Earned Income For Non-Contractual School Employees
112.137	Termination of Employment
112.138	Transitional Payments
112.140	Exempt Earned Income
112.141	Earned Income Exemption
112.142	Exclusion From Earned Income Exemption
112.143	Recognized Employment Expenses
112.144	Income From Work/Study/Training Program
112.145	Earned Income From Self-Employment
112.146	Earned Income From Roomer and Boarder
112.147	Income From Rental Property
112.148	Payments from the Illinois Department of Children and Family Services
112.149	Earned Income In-Kind
112.150	Assets
112.151	Exempt Assets
112.152	Asset Disregards
112.153	Deferral of Consideration of Assets
112.154	Property Transfers
112.155	AFDC Income Limit

SUBPART H: PAYMENT AMOUNTS

Section	
112.250	Grant Levels
112.251	Payment Levels in AFDC
112.252	Payment Levels in AFDC Group I Counties
112.253	Payment Levels in AFDC Group II Counties
112.254	Payment Levels in AFDC Group III Counties

SUBPART I: OTHER PROVISIONS

Section	
112.300	Persons Who May Be Included in the Assistance Unit
112.301	Presumptive Eligibility
112.302	Monthly Reporting
112.303	Retrospective Budgeting
112.304	Budgeting Schedule
112.305	Strikers
112.306	Foster Care Program
112.307	Responsibility of Sponsors of Aliens
112.308	Special Needs Authorizations
112.309	Institutional Status
112.315	Young Parent Program (Renumbered)
112.320	Redetermination of Eligibility

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section	
112.330	Twelve Month Extension of Medical Assistance Due to Increased Income from Employment
112.331	Four Month Extension of Medical Assistance Due to Child Support Collections
112.332	Extension of Medical Assistance Due to Loss of Earned Income Disregard (Repealed)
112.340	New Start Payments to Individuals Released from Department of Corrections Facilities

SUBPART J: CHILD CARE

Section	
112.350	Child Care
112.352	Child Care Eligibility
112.354	Qualified Provider
112.356	Notification of Available Services
112.358	Participant Rights and Responsibilities
112.362	Additional Service to Secure or Maintain Child Care Arrangements
112.364	Rates of Payment for Child Care
112.366	Method of Providing Child Care

SUBPART K: TRANSITIONAL CHILD CARE

Section	
112.400	Transitional Child Care Eligibility
112.404	Duration of Eligibility for Transitional Child Care
112.406	Loss of Eligibility for Transitional Child Care
112.408	Qualified Child Care Providers
112.410	Notification of Available Services
112.412	Participant Rights and Responsibilities
112.414	Child Care Overpayments and Recoveries
112.416	Fees for Service for Transitional Child Care
112.418	Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section 112.110 Exempt Unearned Income

a) The following unearned income shall be exempt from consideration in determining eligibility and the level of assistance payment.

- 1) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b));
- 2) The value of the U.S. Department of Agriculture donated foods (surplus commodities);
- 3) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636);
- 4) Any per capita judgment funds paid under P. L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264);
- 5) Any benefits received under Title III, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e);
- 6) Any compensation provided to individual volunteers under the Retired Senior Volunteer Program and the Foster Grandparent Program and Older Americans Community Service Programs established under Title II of the Domestic Volunteer Service Act, as amended;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.110 Exempt Unearned Income (Cont'd)

- 7) Income received under the provisions of Section 4(c) of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (Ill. Rev. Stat. 1989, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the circuit breaker and "additional grants";
- 8) Payments to volunteers under the 1973 Domestic Volunteer Service Act (48 U.S.C. 5044 (q)). These include:
 - A) Vista Volunteers,
 - B) Volunteers serving as senior health aids, senior companions, or foster grandparents,
 - C) Persons serving in the Service Corps of Retired Executives (SCORE) or the Active Corps of Executives (ACE).
- 9) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Jobs Training Partnership Act.
- 10) Inconsequential income, which is defined as gifts, prizes or other unearned income (excluding those unearned income items referenced in subsections [a][1] through [a][10] above) of up to \$30 per person per quarter.
- b) The following additional unearned income shall be exempt:
 - 1) Social Security death benefit expended on a funeral and/or burial.
 - 2) The value of home produce which is used for personal consumption.
 - 3) The value of supplemental food assistance received under the Child Nutrition Act of 1966, as amended, (42 U.S.C. 1780(b)) and the special food service program for children under the National School Lunch Act, as amended (42 U.S.C. 1760).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.110 Exempt Unearned Income (Cont'd)

- 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under P.L. 92-254, P.L. 93-134 or P.L. 94-450 (25 U.S.C. 1407).
- 5) Tax exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1626).
- 6) Experimental Housing Allowance Program payments made under Annual Contributions Contracts entered into prior to January 1, 1975 under Section 23 of the U.S. Housing Act of 1937, as amended (42 U.S.C. 1437 (f)).
- 7) Child support payments made to an assistance unit by the Department which represents the first \$50 or any lesser amount of support collected, in a month.
- 8) Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).
- 9) Any payments received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).
- 10) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one-time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.
- 11) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11127, effective July 19, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.151 Exempt Assets

a) The following assets are exempt from consideration in determining eligibility for assistance and the amount of the assistance payment:

- 1) A home which is the usual residence of the assistance unit.
- 2) Clothing, personal effects and household furnishings.
- 3) One automobile if the equity value does not exceed \$1500.
- 4) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2011 et seq.).
- 5) The value of the U.S. Department of Agriculture donated foods (surplus commodities).
- 6) The value of supplemental food assistance received under the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.) as amended, and the special food service program for children under the National School Lunch Act (42 U.S.C. 1751 et seq.), as amended.
- 7) The principal and interest of a trust fund which, upon petition, the court refuses to release and one time only payments released for a specific purpose other than income maintenance needs of the child.
- 8) Burial plots.
- 9) Prepaid Funeral Agreements worth \$1500 or less per person.
- 10) Donations or benefits from fund raisers held for a seriously ill client provided the client or a responsible relative of the client does not have control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of the donations or benefits.

b) In addition to the above, the following assets are exempt. These assets (listed in subsections (1)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.151 Exempt Assets (Cont'd)

through (9) below) remain exempt only as long as they can be separately identified if they are added to an existing account. If the amount of combined assets at any time, from the time of the receipt of the exempt asset(s) until the date of the eligibility determination or redetermination, fall below the amount of the exempted assets, only the lowest balance remains exempt.

- 1) The assets of a stepparent for purposes of determining the stepchild's eligibility.
- 2) Any benefits received under Title VII, Nutrition Program for the Elderly of the Older Americans Act of 1965 (42 U.S.C. 3045 et seq.), as amended.
- 3) Any payment received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.).
- 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under P. L. 92-254, P. L. 93-134 or P. L. 94-540.
- 5) Tax-exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.).
- 6) Federally subsidized housing payments under Section 8 of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.), effective January 1, 1975, of the U.S. Housing Act of 1937, as amended.
- 7) Effective October 17, 1975, receipts distributed to certain Indian Tribal members of marginal land held by the United States government.
- 8) Payments to Volunteers under the 1973 Domestic Volunteer Service Act (42 U.S.C. 4951 et seq.). These include:
 - A) Volunteers In Service To America (Vista) volunteers (42 U.S.C. 4951 et seq.).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.151

Exempt Assets (Cont'd)

- B) Volunteers serving as senior health aids, senior companions, foster grandparents or persons serving in the Service Corps of Retired Executives (SCORE) (15 U.S.C. 637 et seq.) and Active Corps of Executives (ACE) (15 U.S.C. 637 et seq.).
- 9) Any grant or loan to an undergraduate student for educational purposes made or insured under any programs administered by the Commissioner of Education.
- 10) Any payments received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).
- 11) Any payment received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).
- 12) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.
- 13) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11127, effective July 19, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: AID TO THE AGED, BLIND OR DISABLED
- 2) Code Citation: 89 Ill. Adm. Code 113
- 3) Section Number: Adopted Action:
113.261 Amendment
- 4) Statutory Authority: Sections 3-1.2, 3-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 3-1.2, 3-5 and 12-13)
- 5) Effective Date of Adopted Amendment: July 22, 1991
- 6) Does this rulemaking contain an automatic repeal date?
Yes ___ No X
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: July 22, 1991
- 9) Notice of Proposal Published in Illinois Register:
April 19, 1991 (15 Ill. Reg. 5517)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version: No substantive changes were made to this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
113.125	Amendment	May 10, 1991 (15 Ill. Reg. 6913)
113.155	Amendment	May 17, 1991 (15 Ill. Reg. 7444)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 15) Summary and Purpose of Adopted Amendment: At the behest of the Joint Committee on Administrative Rules, a technical correction is made to this Section.
- 16) Information and questions regarding this Adopted Amendment shall be directed to:
- Name:

Anita Williams, Staff Attorney
Office of the General Counsel
- Address:

Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762
- Telephone:

(217) 782-1233

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 113
AID TO THE AGED, BLIND OR DISABLED

SUBPART A: GENERAL PROVISIONS

Section	
113.1	Description of the Assistance Program
113.5	Incorporation By Reference
SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY	

Section	
113.9	Client Cooperation
113.10	Citizenship
113.20	Residence
113.30	Age
113.40	Blind
113.50	Disabled
113.60	Living Arrangement
113.70	Institutional Status
113.80	Social Security Number

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	
113.100	Unearned Income
113.101	Budgeting Unearned Income
113.102	Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
113.103	Initial Receipt of Unearned Income
113.104	Termination of Unearned Income
113.105	Unearned Income In-Kind
113.106	Earmarked Income
113.107	Lump Sum Payments and Income Tax Refunds
113.108	Protected Income
113.109	Earned Income
113.110	Budgeting Earned Income
113.111	Protected Income
113.112	Earned Income
113.113	Budgeting Earned Income
113.114	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
113.115	Initial Employment
113.116	Budgeting Earned Income For Contractual Employees

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

NOTICE OF ADOPTED AMENDMENT

Section
113.117 Budgeting Earned Income For Non-contractual School Employees
113.118 Termination of Employment
113.120 Exempt Earned Income
113.125 Recognized Employment Expenses
113.130 Income From Work/Study/Training Programs
113.131 Earned Income From Self-Employment
113.132 Earned Income From Roomer and Boarder
113.133 Earned Income From Rental Property
113.134 Earned Income In-Kind
113.139 Payments from the Illinois Department of Children and Family Services
113.140 Assets
113.141 Exempt Assets
113.142 Asset Disregard
113.143 Deferral of Consideration of Assets
113.154 Property Transfers For Applications Filed Prior To October 1, 1989
113.155 Property Transfers For Applications Filed On Or After October 1, 1989
113.156 Court Ordered Child Support Payments of Parent/Step-Parent
113.157 Sponsors of Aliens
113.160 Assignment of Medical Support Rights

SUBPART D: PAYMENT AMOUNTS

Section
113.245 Payment Levels for AABD
113.246 Personal Allowance
113.247 Personal Allowance Amounts
113.248 Shelter
113.249 Utilities and Heating Fuel
113.250 Laundry
113.251 Telephone
113.252 Transportation, Lunches, Special Fees
113.253 Allowances for Increase in SSI Benefits
113.254 Nursing Care or Personal Care in Home Not Subject to Licensing
113.255 Sheltered Care in a Licensed Group Care Facility
113.256 Shopping Allowance
113.257 Special Allowances for Blind and Partially Sighted (Blind Only)
113.258 Home Delivered Meals
113.259 AABD Fuel and Utility Allowances By Area
113.260 Sheltered Care Rates

Section
113.261 Cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and All Other Licensed Medical Facilities

SUBPART E: OTHER PROVISIONS

Section
113.300 Persons Who May Be Included In the Assistance Unit
113.301 Grandfathered Cases
113.302 Interim Assistance
113.303 Special Needs Authorizations
113.304 Retrospective Budgeting
113.305 Budgeting Schedule
113.306 Purchase and Repair of Household Furniture
113.307 Property Repairs and Maintenance
113.308 Excess Shelter Allowance
113.320 Redetermination of Eligibility
113.500 Attorney's Fees for SSI Appellants

AUTHORITY: Implementing Article III and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; peremptory amendment at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9367, effective August 1, 1983; amended at 7 Ill. Reg. 17351, effective December 21, 1983; amended at 8 Ill. Reg. 537, effective December 30, 1983; amended at 8 Ill. Reg. 5225, effective April 9, 1984; amended at 8 Ill. Reg. 6746, effective April 27, 1984; amended at 8 Ill. Reg. 11414, effective June 27, 1984; amended at 8 Ill. Reg. 13273, effective July 16, 1984; amended (by sections being codified with no substantive change) at 8 Ill. Reg. 17895; amended at 8 Ill. Reg. 18896, effective September 26, 1984; amended at 9 Ill. Reg. 5335,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

effective April 5, 1985; amended at 9 Ill. Reg. 8166, effective May 17, 1985; amended at 9 Ill. Reg. 8657, effective May 25, 1985; amended at 9 Ill. Reg. 11302, effective July 5, 1985; amended at 9 Ill. Reg. 11636, effective July 8, 1985; amended at 9 Ill. Reg. 11991, effective July 12, 1985; amended at 9 Ill. Reg. 12806, effective August 9, 1985; amended at 9 Ill. Reg. 15896, effective October 4, 1985; amended at 9 Ill. Reg. 16291, effective October 10, 1985; emergency amendment at 10 Ill. Reg. 364, effective January 1, 1986; amended at 10 Ill. Reg. 1183, effective January 10, 1986; amended at 10 Ill. Reg. 6956, effective April 16, 1986; amended at 10 Ill. Reg. 8794, effective May 12, 1986; amended at 10 Ill. Reg. 10628, effective June 3, 1986; amended at 10 Ill. Reg. 11920, effective July 3, 1986; amended at 10 Ill. Reg. 15110, effective September 5, 1986; amended at 10 Ill. Reg. 3150, effective September 19, 1986; amended at 11 Ill. Reg. 8712, effective February 6, 1987; amended at 11 Ill. Reg. 9919, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12441, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20880, effective December 14, 1987; amended at 12 Ill. Reg. 867, effective January 1, 1988; amended at 12 Ill. Reg. 2137, effective January 11, 1988; amended at 12 Ill. Reg. 3497, effective January 22, 1988; amended at 12 Ill. Reg. 5642, effective March 15, 1988; amended at 12 Ill. Reg. 6151, effective March 22, 1988; amended at 12 Ill. Reg. 7687, effective April 22, 1988; amended at 12 Ill. Reg. 8662, effective May 13, 1988; amended at 12 Ill. Reg. 9023, effective May 20, 1988; amended at 12 Ill. Reg. 6996, effective May 24, 1988; emergency amendment at 12 Ill. Reg. 11828, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14162, effective August 30, 1988; amended at 12 Ill. Reg. 17849, effective October 25, 1988; amended at 13 Ill. Reg. 63, effective January 1, 1989; emergency amendment at 13 Ill. Reg. 3402, effective March 3, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 6007, effective April 14, 1989; amended at 13 Ill. Reg. 12553, effective July 12, 1989; amended at 13 Ill. Reg. 13609, effective August 11, 1989; emergency amendment at 13 Ill. Reg. 14467, effective September 1, 1989, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 16154, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 720, effective January 1, 1990; amended at 14 Ill. Reg. 6321, effective April 16, 1990; amended at 14 Ill. Reg. 13187, effective August 6, 1990; amended at 14 Ill. Reg. 14806, effective September 3, 1990; amended at 14 Ill. Reg. 16957, effective September 30, 1990; amended at 15 Ill. Reg. 277, effective January 1, 1991; emergency amendment at 15 Ill. Reg. 1111, effective January 10, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 5291,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

effective April 1, 1991; amended at 15 Ill. Reg. 5698, effective April 10, 1991; amended at 15 Ill. Reg. 7104, effective April 30, 1991; amended at 15 Ill. Reg. 11142, effective July 22, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: PAYMENT AMOUNTS

Section 113.261 Cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and All Other Licensed Medical Facilities

The following policy applies to cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and all other Licensed Medical Facilities (see 89 Ill. Adm. Code 140.642).

- a) A grant shall be permitted for up to six months to maintain a residence in the community when:
 - 1) the individual does not have a spouse and/or dependent children in the home; and
 - 2) a physician has certified that the stay in the facility is temporary and the individual is expected to return home within six months.
- b) To determine the amount of the grant include:
 - 1) \$30.00 for personal allowance (see Section 113.247);
 - 2) rent or property expense that would be allowed in the AABD MAG standard if the individual was at home (see Section 113.248);
 - 3) utility expenses that would be allowed in the AABD MAG standard if the individual was at home (see Section 113.249); and
 - 4) the "grant adjustment" allowance (see Section 113.253).

(Source: Amended at 15 Ill. Reg. 11142, effective July 22, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: FOOD STAMPS
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3) Section Numbers: Adopted Action:
121.31 Amendment
121.58 Amendment
- 4) Statutory Authority: Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-4.4 thru 12-4.6 and 12-13)
- 5) Effective Date of Adopted Amendments: July 22, 1991
- 6) Does this rulemaking contain an automatic repeal date?
Yes X No
- 7) Do these Adopted Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: July 22, 1991
- 9) Notices of Proposal Published in Illinois Register:
April 19, 1991 (15 Ill. Reg. 5525)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: No changes were made to these amendments.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
121.63	Amendment	May 10, 1991 (15 Ill. Reg. 6922)
121.91	Amendment	May 10, 1991 (15 Ill. Reg. 6922)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Adopted Amendments: This rulemaking provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered income or an asset in determining and redetermining eligibility for public assistance.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Bldg. II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Section
121.1
121.2
121.3

121.4
121.5
121.6
121.7
121.10

Application for Assistance
Time Limitations on the Disposition of an Application
Approval of an Application and Initial Authorization of Assistance
Denial of an Application
Client Cooperation
Emergency Assistance
Expedited Services
Interviews

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section
121.19
121.20
121.21
121.22
121.23
121.24

121.25
121.26
121.27
121.28
121.29

Ending a Voluntary Quit Disqualification
Citizenship
Residence
Social Security Numbers
Work Registration/Participation Requirements
Individuals Exempt From Work Registration Requirements
Failure to Comply
Period of Disqualification
Voluntary Job Quit
Good Cause for Voluntary Job Quit
Exemptions from Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section
121.30
121.31
121.32
121.33
121.34
121.40
121.41
121.50
121.51

Unearned Income
Exempt Unearned Income
Education Benefits
Unearned Income In-Kind
Lump Sum Payments and Income Tax Refunds
Earned Income
Budgeting Earned Income
Exempt Earned Income
Income from Work/Study/Training Programs

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
121.52
121.53
121.54
121.55
121.57
121.58
121.59

Earned Income from Roomer and Boarder
Income From Rental Property
Earned Income In-Kind
Sponsors of Aliens
Assets
Exempt Assets
Asset Disregards

SUBPART D: ELIGIBILITY STANDARDS

Section
121.60
121.61
121.62
121.63
121.64

Net Monthly Income Eligibility Standards
Gross Monthly Income Eligibility Standards
Income Which Must Be Annualized
Deductions From Monthly Income
Coupon Allotment

SUBPART E: HOUSEHOLD CONCEPT

Section
121.70
121.71
121.72
121.73
121.74
121.75

Persons Who May Be Included in the Assistance Unit
Living Arrangement
Nonhousehold Members
Ineligible Household Members
Strikers
Students

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

Section
121.80
121.81
121.82
121.83
121.84
121.85
121.90
121.91
121.92
121.93
121.94
121.95
121.96
121.97
121.98

Fraud Disqualification (Renumbered)
Initiation of Administrative Fraud Hearing (Repealed)
Definition of Fraud (Renumbered)
Notification To Applicant Households (Renumbered)
Disqualification Upon Finding of Fraud (Renumbered)
Court Imposed Disqualification (Renumbered)
Monthly Reporting and Retrospective Budgeting
Monthly Reporting
Retrospective Budgeting
Direct Mail Issuance of Food Stamp Coupons
Replacement of Food Stamp Coupons or ATP Documents
Restoration of Lost Benefits
Uses For Food Coupons
Supplemental Payments
Food Stamp Simplified Application Demonstration Project (Repealed)
Recertification of Eligibility

121.120

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
121.130
121.135
121.140

Residents of Shelters for Battered Women and their Children
Incorporation By Reference
Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section
121.150
121.151
121.152
121.153
121.154

Definition of Intentional Violations of the Program
Penalties for Intentional Violations of the Program
Notification To Applicant Households
Disqualification Upon Finding of Intentional Violation of the Program
Court Imposed Disqualification

SUBPART H: CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS

Section
121.200
121.201

Types of Claims (Recodified)
Establishing a Claim for Intentional Violation of the Program (Recodified)

121.202
121.203
121.204

Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
Collecting Claim Against Households (Recodified)
Failure to Respond to Initial Demand Letter (Recodified)

121.205
121.206
121.207
121.208

Methods of Repayment of Food Stamp Claims (Recodified)
Determination of Monthly Allotment Reductions (Recodified)
Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
Suspension and Termination of Claims (Recodified)

AUTHORITY: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 12-4.4 through 12-4.6 and 12-3)

SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 399 effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 3 Ill. Reg. 46, p.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1; effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amended at 4 Ill. Reg. 29, p. 294, effective July 8, 1980 for maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983, peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; peremptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; peremptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988, amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990; amended at 15 Ill. Reg. 11150, effective July 22, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section 121.31 Exempt Unearned Income

The following unearned income is exempt:

- a) Vendor payments when these are made in behalf of a household by a nonhousehold member with nonhousehold funds, and paid directly to the household's creditors or person or organization providing the service to the household. (including rent and mortgage payments made to landlords or mortgagees by Housing and Urban Development (HUD).)
- b) Monies that are legally obligated and otherwise payable to the household such as, but not limited to, garnisheed wages, public assistance grants directed to a protective payee, GA disbursing orders and payments directed to a vendor, and support or alimony payments legally obligated to a household member, but which are diverted by the provider of the payment to a third party for a household expense, are counted as income and not excluded as a vendor payment. The following are considered vendor payments not diverted income:
 - 1) Rent paid directly to a landlord by a household's employer in addition to paying the household its regular wages;
 - 2) Assistance payments that would not normally be provided in a money payment to the household, and that are over and above normal public assistance or general assistance grants, if they are made directly to a third party for a household expense;
 - 3) Child support or alimony payments specified by a court order or other legally binding agreement to go directly to a third party rather than to a household, and
 - 4) Support payments not required by a court order or other legally binding agreement (payments in excess of an amount specified in a court order or written agreement) which are paid to a third party rather than the household.
 - 5) Public Assistance/General Assistance payments to a third party in behalf of a household for medical, child care, or energy assistance.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.31 Exempt Unearned Income (Cont'd)

(Public Assistance means AFDC and AABD).

- 6) From October 20, 1987, to September 30, 1989, the entire amount of Public Assistance/General Assistance payments to third parties in behalf of a household for temporary housing, even any portion of the payment which is part of the normal Public Assistance/General Assistance payment, provided the housing lacks facilities for preparation and cooking of hot meals or refrigerated food storage.
- 7) Emergency Public Assistance (PA) or General Assistance (GA) payments made directly to a third party (i.e., vendor payment) on behalf of a migrant or seasonal farmworker household while the household is in the job stream. This assistance includes, but is not limited to, emergency vendor payments for housing or transportation.
- c) Cash donations based on need received on or after February 1, 1988, from one or more private nonprofit charitable organizations, but not to exceed \$300.00 in a Federal fiscal year quarter.
- d) Any income in the certification period which is received too infrequently or irregularly to be reasonably anticipated, not in excess of \$30.00 per quarter.
- e) All loans (other than educational loans on which repayment is deferred).
- f) Reimbursements for past or future expenses, to the extent they do not exceed actual expenses and do not represent a gain or benefit to the household. This does not include reimbursements for normal living expenses.
- g) Monies received and used for the care and maintenance of a third-party beneficiary who is not a household member. Foster care payments are considered income to the adult or child in foster care and not income to the household providing the foster care even if the payments are made to the provider household rather than to the adult or child(ren) in foster care. If

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.31 Exempt Unearned Income (Cont'd)

the household chooses to include the adults and/or children in foster care as part of the household, the entire foster care payment is considered unearned income to the household.

- h) Income of nonhousehold members except for those who have been disqualified for fraud or intentional program violation, for failure to meet the social security number requirements, because of ineligible alien status, or due to questionable citizenship status.
- i) Payments to volunteers under the Domestic Volunteer Service Act (42 U.S.C. 4951-4993) (VISTA) are exempt only if the individual:
 - 1) was receiving food stamps or public assistance at the time he/she joined VISTA, and/or
 - 2) was receiving an exempted VISTA payment, or other subsistence payments under Title I of the Domestic Volunteer Services Act, prior to March 1, 1979 and the volunteer contract in effect March 1, 1979 has not expired.
- j) Income received from the disposition of funds to the Grand River Band of Ottawa Indians.
- k) Any income specifically excluded by any Federal statute from income consideration for food stamp purposes.
- l) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances through the Job Training Partnership Act (29 U.S.C. 1501 - 1781).
- m) Portions of cash assistance payments designated as being for the purpose of energy assistance.
- n) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P. A. 86-92L.

(Source: Amended at 15 Ill. Reg. 11150, effective July 22, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.58 Exempt Assets

a) Homestead Property

- 1) The home and surrounding property which, exclusive of public rights of way, is not separated from the home by intervening property owned by others.
- 2) Homes which are temporarily unoccupied for reasons of employment, training for future employment, illness, or inhabitability caused by casualty or natural disaster, remain exempt if the household intends to return.
- 3) A lot owned or being purchased by the household if the household intends to build or is building a permanent home and the household does not currently own a home.

b) Personal Property

Household goods, personal effects, one burial plot per household member, and the cash value of life insurance policies and pension plans except Individual Retirement Accounts (IRA's) and Keogh plans which do not involve a household member in a contractual relationship with someone who is not a member of the same food stamp household. If the Keogh plan involves a member of the household and someone who is not a member of the same food stamp household, it is exempt unless the client can withdraw funds from the plan without affecting the other individual(s).

c) Income Producing Property

- 1) Property which is annually producing income consistent with its fair market value (including land or buildings being sold by installment contract), even if only used on a seasonal basis.
- 2) Property which is essential to the employment or self-employment of a household member, such as, farmland and work related equipment (tools of a tradesman, farm machinery). In the case of farm property (including land, equipment, and supplies) that is essential to the self-employment of a household member in a

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.58 Exempt Assets (Cont'd)

farming operation, the value of such property shall be excluded from financial resources until the expiration of the one (1) year period beginning on the date such member ceases to be self-employed in farming.

- 3) A rental home which is used by a household for vacation purposes at sometime during the year is an asset, unless excluded by the preceding subsection (1).

d) Governmental Disaster Payments

Any governmental payments specifically designated for the restoration of a home damaged in a disaster (if the household is subject to a legal sanction if the funds are not used as intended).

e) Inaccessible Assets

Assets whose cash value is not accessible to the household, such as but not limited to:

- 1) irrevocable trust funds,
- 2) security deposits on rental property and utilities,
- 3) property in probate,
- 4) real property when a good faith effort is being made to sell at a reasonable price, or
- 5) jointly owned assets which cannot be practically subdivided and are accessible only with the consent of the joint owner who refuses to give that consent.
- 6) Non-liquid asset(s) (see Section 121.57(b)(2)(B)) which have a lien against it as a result of a business loan and the household is prohibited by the security or lien agreement from selling the asset(s).

f) Prorated Income

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.58 Exempt Assets (Cont'd)

Money which has been prorated as income, such as income of self-employed persons or students.

g) Indian Lands

Indian lands held jointly with the tribe, or land that can be sold only with the approval of the Bureau of Indian Affairs.

h) Federal Statute Exclusions

Assets excluded for food stamp purposes by express provision of Federal Statute.

i) Licensed Vehicles

- 1) used primarily for producing income such as, but not limited to, a taxi, truck, or fishing boat. "Used primarily" means: used over 50% of the time the vehicle is used;
- 2) annually producing income consistent with its fair market value (even if only used on a seasonal basis);
- 3) necessary for long distance travel essential to employment, other than daily commuting (such as a sales person, migrant farmworker);
- 4) necessary for subsistence hunting or fishing (game and fish necessary for the livelihood of the household);
- 5) used as the household's home; or
- 6) necessary to transport a physically disabled household member regardless of the purpose of such transportation. Only one vehicle per disabled person is allowed. The vehicle need not be specially equipped or used primarily for the transportation of the disabled individual.

*Agency Note: Exclusions 1-6 also apply when the vehicle is not in use because of temporary unemployment.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.58

Exempt Assets (Cont'd)

- 7) The equity value (but not fair market value) of one licensed vehicle per household, regardless of its use; and
- 8) The equity value (but not fair market value) of any other licensed vehicles used to transport household members to and from employment, training or education which is preparatory for employment, or to seek employment in compliance with job search criteria. Temporary periods of unemployment are not to affect this exemption.
- 9) Property, real or personal, to the extent that it is directly related to the maintenance or use of a vehicle excluded under subsections (i)(1), (i)(2) or (i)(3) above.
- 10) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11150, effective July 22, 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: GENERAL ASSISTANCE

2) Code Citation: 89 Ill. Adm. Code 114

3) Section Numbers: Adopted Action:

114.210 Amendment
114.251 Amendment

4) Statutory Authority: Sections 6-1.2, 6-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 6-1.2, 6-2 and 12-13)

5) Effective Date of Adopted Amendments: August 1, 1991

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: August 1, 1991

9) Notices of Proposal Published in Illinois Register:

April 19, 1991 (15 Ill. Reg. 5539)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version: No changes were made to the text of these amendments.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Adopted Amendments: This rulemaking provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered income or an asset in determining and redetermining eligibility for public assistance.

NOTICE OF ADOPTED AMENDMENTS

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 114
GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Description of the Assistance Program
Incorporation By Reference

Section
114.1
114.5

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	Client Cooperation
114.9	Citizenship
114.10	Residence
114.20	Age
114.30	Relationship
114.40	Living Arrangement
114.50	Social Security Numbers
114.52	Work Registration Requirements
114.60	Individuals Exempt From Work Registration Requirements
114.61	Job Service Registration
114.62	Failure to Maintain Current Job Service Registration
114.63	Responsibility to Seek Employment
114.64	Initial Employment Expenses
114.70	Work and Training Programs
114.80	Downstate General Assistance - Food Stamps
114.85	Employment and Training Pilot Project
114.90	Project Chance Participation/Cooperation Requirements (Renumbered)
114.100	General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section	Project Advance
114.108	Project Advance Participation Requirements of Adjudicated Fathers
114.109	Project Advance Cooperation Requirements of Adjudicated Fathers
114.110	Project Advance Sanctions
114.111	Project Advance Good Cause for Failure to Comply
114.113	Individuals Exempt From Project Advance
114.115	Project Advance Supportive Services
114.117	

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART D: PROJECT CHANCE

Section
114.120 Employment, Training, Rehabilitation, and Advocacy
for General Assistance Programs Administered by the
Illinois Department of Public Aid
114.121 Persons Required to Participate in Employment and
Training
114.122 Advocacy Program for Persons Who Have Applied for
Supplemental Security Income (SSI) Under Title XVI
of the Social Security Act
114.123 Persons in Need of Work Rehabilitation Services
(WRS) to Become Employable
114.124 Employment and Training Participation/Cooperation
Requirements
114.125 Employment and Training Program Orientation
114.126 Employment and Training Program Full Assessment
Process/Development of an Employment Plan
114.127 Employment and Training Sanctions
114.128 Good Cause For Failure to Cooperate With Work and
Training Participation Requirements
114.129 Employment and Training Supportive Services
114.130 Employment Child Care (Repealed)
114.140

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section
114.200 Unearned Income
114.201 Budgeting Unearned Income
114.202 Budgeting Unearned Income of Applicants Receiving
Income On Date of Application And/Or Date of Decision
114.203 Initial Receipt of Unearned Income
114.204 Termination of Unearned Income
114.210 Exempt Unearned Income
114.220 Education Benefits
114.221 Unearned Income In-Kind
114.222 Earmarked Income
114.223 Lump Sum Payments
114.224 Protected Income
114.225 Earned Income
114.226 Budgeting Earned Income
114.227 Budgeting Earned Income of Applicants Receiving
Income On Date of Application And/Or Date of Decision
114.228 Initial Employment
114.229 Termination of Employment
114.230 Exempt Earned Income
114.235 Recognized Employment Expenses

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
114.240 Income From Work/Study/Training Program (Repealed)
114.241 Earned Income From Self-Employment
114.242 Earned Income From Roomer and Boarder
114.243 Earned Income From Rental Property
114.244 Earned Income In-Kind
114.245 Payments from the Illinois Department of Children
and Family Services
114.246 Budgeting Earned Income For Contractual Employees
114.247 Budgeting Earned Income For Non-contractual School
Employees
114.250 Assets
114.251 Exempt Assets
114.252 Asset Disregards
114.260 Deferral of Consideration of Assets (Repealed)
114.270 Property Transfers
114.280 Supplemental Payments

SUBPART F: PAYMENT AMOUNTS

Section
114.350 Payment Levels for General Assistance
114.351 Payment Levels in Group I Counties
114.352 Payment Levels in Group II Counties
114.353 Payment Levels in Group III Counties

SUBPART G: OTHER PROVISIONS

Section
114.400 Persons Who May Be Included In the Assistance Unit
114.401 Eligibility of Strikers
114.402 Special Needs Authorizations
114.403 Institutional Status
114.404 Retrospective Budgeting
114.405 Budgeting Schedule
114.420 Redetermination of Eligibility
114.430 Twelve Month Extension of Medical Assistance Due to
Increased Income From Employment

SUBPART H: CHILD CARE

Section
114.450 Child Care
114.452 Child Care Eligibility
114.454 Qualified Provider
114.456 Notification of Available Services
114.458 Participant Rights and Responsibilities
114.462 Additional Service to Secure or Maintain Child Care
Arrangements

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
114.464
114.466

Rates of Payment for Child Care
Method of Providing Child Care

SUBPART I: TRANSITIONAL CHILD CARE

Section

114.500 Transitional Child Care Eligibility
114.504 Duration of Eligibility for Transitional Child Care
114.506 Loss of Eligibility for Transitional Child Care
114.508 Qualified Provider
114.510 Notification of Available Services
114.512 Participant Rights and Responsibilities
114.514 Child Care Overpayments and Recoveries
114.516 Fees for Service for Transitional Child Care
114.518 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 6-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective October 1, 1982; amended at 6 Ill. Reg. 13758, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; amended at 13 Ill. Reg. 3900, effective March 10, 1989; amended at 13 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, effective October 2, 1989 for a maximum of 150 days;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

emergency expired March 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 14 Ill. Reg. 746, effective January 1, 1990; amended at 14 Ill. Reg. 3640, effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990; amended at 15 Ill. Reg. 288, effective January 1, 1991; amended at 15 Ill. Reg. 5710, effective April 10, 1991; amended at 15 Ill. Reg. 11164, effective August 1, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section 114.210 Exempt Unearned Income

The following unearned income shall be exempt from consideration in determining eligibility and the level of assistance payment.

- a) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b));
- b) The value of the U.S. Department of Agriculture donated foods (surplus commodities);
- c) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636);
- d) Any per capita judgment funds paid under P.L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264);
- e) Any benefits received under Title VII, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e);
- f) Any compensation provided to individual volunteers under the Retired Senior Volunteer Program (42 U.S.C. 5001) and the Foster Grandparent Program (42 U.S.C. 5011) and Older Americans Community Service

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

Section 114.210 Exempt Unearned Income (Cont'd)

Section 114.251 Exempt Assets

Employment Program (42 U.S.C. 3056) established under Title II of the Domestic Volunteer Service Act (42 U.S.C. 5001 thru 5023), as amended;

The following assets are exempt from consideration in determining eligibility for assistance:

- g) Income received under the provisions of Section 4(c) of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (Ill. Rev. Stat. 1987-1989, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the circuit breaker and "additional grants";

h) Payments Under Certain Federal Programs

- 1) Any payment to volunteers in programs under Title II of the 1973 Domestic Volunteer Services Act, as amended (42 U.S.C. 5044(q)). Examples of these programs include RSVP, Foster Grandparents and other programs.

- 2) Payments made under Title I (VISTA, University Year for Action and Urban Crime Prevention Program) are exempt only if the individual was receiving public assistance at the time he/she joined VISTA.

- 2) Only one vehicle is exempted per family case. For an adult case, not living with a spouse, one vehicle is exempted. For a husband and wife living together, only one vehicle is exempted. If a case(s) has more than one vehicle, the client(s) can choose to exempt one vehicle if the equity does not exceed \$1,500, and apply the equity value of the other vehicle(s) toward the asset disregard.

- i) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Job Training Partnership Act (29 U.S.C. 1501 - 1781).

- e) The principal and interest of a court ordered trust fund established for a child which, upon petition, the court refuses to release and one time only payments released for a specific purpose other than the income maintenance needs of the child.

- j) Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).

- f) Donations or benefits from fund raisers held for a seriously ill client provided the client or responsible relative of the client does not have control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of the donations or benefits.

- k) Any payment received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).

- l) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

- g) Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).

- h) Any payment received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).

(Source: Amended at 15 Ill. Reg. 11164, effective August 1, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.251 Exempt Assets (Cont'd)

- i) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11164, effective August 1, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: MEDICAL PAYMENT

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Numbers: Adopted Action:

140.3 Amendment
140.7 Amendment

4) Statutory Authority: Sections 5-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-2 and 12-13)

5) Effective Date of Adopted Amendments: August 1, 1991

6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: August 1, 1991

9) Notices of Proposal Published in Illinois Register:

April 19, 1991 (15 Ill. Reg. 5585)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version: No changes were made to the rules.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

140.11 Amendment May 10, 1991
(15 Ill. Reg. 6949)

140.71 Amendment December 21, 1990
(14 Ill. Reg. 20170)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
140.460	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.461	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.462	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.463	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.465	Repealed	April 5, 1991 (15 Ill. Reg. 4903)
140.518	Amendment	July 5, 1991 (15 Ill. Reg. 9885)
140.560	Amendment	April 19, 1991 (15 Ill. Reg. 5585)
140.561	Amendment	May 17, 1991 (15 Ill. Reg. 7482)
140.569	Amendment	June 14, 1991 (15 Ill. Reg. 8656)
140.646	Amendment	May 10, 1991 (15 Ill. Reg. 6949)

15) Summary and Purpose of Adopted Amendments: In accordance with Section 4601 of P.L. 101-508, this rulemaking requires the Department to expand MANG(P) Program coverage to children ages six (6) and seven (7) whose income does not exceed 100% of the Federal Poverty Level.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section
140.1 Medical Assistance By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants-Children Under Age One-Year-Eight Who Do Not Qualify As Mandatory Categorically Needy
140.4 Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.5 Covered Medical Services Under GA and AMI
140.6 Medical Services Not Covered
140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six-Eight
140.8 Medical Assistance For Qualified Severely Impaired Individuals
140.9 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.10 Medical Assistance Provided to Incarcerated Persons
SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL
Section
140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

Section
140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring Submittal of Claims
140.20 Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.21 Magnetic Tape Billings
140.22 Payment of Claims
140.23 Payment Procedures
140.24 Overpayment or Underpayment of Claims
140.25 Payment to Factors Prohibited
140.26 Assignment of Vendor Payments
140.27 Record Requirements for Medical Providers
140.30 Audits
140.35 False Reporting and Other Fraudulent Activities
140.40 Prior Approval for Medical Services or Items
140.41 Prior Approval in Cases of Emergency
140.42 Limitation on Prior Approval
140.43 Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.71 Drug Manual (Recodified)
140.72 Drug Manual (Recodified)
140.73 Drug Manual Updates (Recodified)

SUBPART C: HOSPITAL SERVICES

Section
140.94 Hospital Services (Recodified)
140.95 Participation (Recodified)
140.96 General Requirements (Recodified)
140.97 Special Requirements (Recodified)
140.98 Covered Hospital Services (Recodified)
140.99 Hospital Services Not Covered (Recodified)
140.100 Limitation On Hospital Services (Recodified)
140.101 Transplants (Recodified)
140.102 Heart Transplants (Recodified)
140.103 Liver Transplants (Recodified)
140.104 Bone Marrow Transplants (Recodified)
140.110 Disproportionate Share Hospital Adjustments (Recodified)
140.116 Payment for Inpatient Services for GA (Recodified)
140.117 Hospital Outpatient and Clinic Services (Recodified)
140.200 Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201 Payment for Hospital Services After June 30, 1982 (Repealed)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
140.362	Pre July 1, 1989 Services (Recodified)
140.363	Post June 30, 1989 Services (Recodified)
140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
140.367	Inflation Adjustment (Recodified)
140.368	Volume Adjustment (Repealed)
140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
140.372	Review Procedure (Recodified)
140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
140.375	Exemptions (Recodified)
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
140.392	Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398	Hearings (Recodified)

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.400	Payment to Practitioners, Nurses and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Optometric Services and Materials
140.417	Limitations on Optometric Services

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.418	Department of Corrections Laboratory
140.420	Dental Services
140.421	Limitations on Dental Services
140.422	Requirements for Prescriptions and Dispensing of Pharmacy Items - Dentists
140.425	Podiatry Services
140.426	Limitations on Podiatry Services
140.427	Requirement for Prescriptions and Dispensing of Pharmacy Items - Podiatry
140.428	Chiropractic Services
140.429	Limitations on Chiropractic Services (Repealed)
140.430	Independent Laboratory Services
140.431	Services Not Covered by Independent Laboratory Services
140.432	Limitations on Independent Laboratory Services
140.433	Payment for Laboratory Services
140.434	Record Requirements for Independent Laboratories
140.435	Nurse Services
140.436	Limitations on Nurse Services
140.440	Pharmacy Services
140.441	Pharmacy Services Not Covered
140.442	Prior Approval of Prescriptions
140.443	Filling of Prescriptions
140.444	Compounded Prescriptions
140.445	Prescription Items (Not Compounded)
140.446	Over-the-Counter Items
140.447	Reimbursement
140.448	Returned Pharmacy Items
140.449	Payment of Pharmacy Items
140.450	Record Requirements for Pharmacies
140.452	Mental Health Clinic Services
140.453	Definitions
140.454	Types of Mental Health Clinic Services
140.455	Payment for Mental Health Clinic Services
140.456	Hearings
140.457	Therapy Services
140.458	Prior Approval for Therapy Services
140.459	Payment for Therapy Services
140.460	Clinic Services
140.461	Clinic Participation Requirements (Emergency Expired)
140.462	Covered Services in Clinics (Emergency Expired)
140.463	Encounter Rate Clinic Payment (Emergency Expired)
140.464	Psychiatric Clinics (Hospital-based)
140.465	Speech and Hearing Clinics
140.466	Rural Health Clinics
140.467	Independent Clinics
140.469	Hospice
140.470	Home Health Services
140.471	Home Health Covered Services

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
140.472 Types of Home Health Services
140.473 Prior Approval for Home Health Services
140.474 Payment for Home Health Services
140.475 Medical Equipment, Supplies and Prosthetic Devices
140.476 Medical Equipment, Supplies and Prosthetic Devices
for Which Payment Will Not Be Made
140.477 Limitations on Equipment, Supplies and Prosthetic
Devices
140.478 Prior Approval for Medical Equipment, Supplies and
Prosthetic Devices
140.479 Approval of Medical Supplies
140.480 Equipment Rental Limitations
140.481 Payment for Medical Equipment, Supplies and
Prosthetic Devices
140.482 Family Planning Services
140.483 Limitations on Family Planning Services
140.484 Payment for Family Planning Services
140.485 Healthy Kids Program
140.486 Limitations on Medichesk Services (Repealed)
140.487 Healthy Kids Program Timeliness Standards
140.488 Periodicity Schedule, Immunizations and Diagnostic
Laboratory Procedures
140.490 Medical Transportation
140.491 Limitations on Medical Transportation
140.492 Payment for Medical Transportation
140.495 Psychological Services
140.496 Payment for Psychological Services
140.497 Hearing Aids

SUBPART E: GROUP CARE

Section
140.500 Group Care Services
140.502 Cessation of Payment at Federal Direction
140.503 Cessation of Payment for Improper Level of Care
140.504 Cessation of Payment Because of Termination of
Facility
140.505 Continuation of Payment Because of Threat To Life
140.506 Provider Voluntary Withdrawal
140.507 Continuation of Provider Agreement
140.510 Determination of Need for Group Care
140.511 Services Provided Without Charge
140.512 Utilization Control
140.513 Utilization Review Plan
140.514 Certifications and Recertifications of Care
140.515 Management of Recipient Funds--Personal Allowance
Funds
140.516 Recipient Management of Funds

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
140.517 Correspondent Management of Funds
140.518 Facility Management of Funds
140.519 Use or Accumulation of Funds
140.520 Management of Recipient Funds--Local Office
Responsibility
140.521 Room and Board Accounts
140.522 Reconciliation of Recipient Funds
140.523 Bed Reserves
140.524 Cessation of Payment Due to Loss of License
140.525 Eligibility For Quality Incentive Program (QUIP)
140.526 Quality Incentive Standards and Criteria for the
Quality Incentive Program (QUIP)
140.527 Quality Incentive Survey
140.528 Payment of Quality Incentive
Reviews
140.529 Basis of Payment for Group Care Services
140.530 General Service Costs
140.531 Health Care Costs
140.532 General Administration Costs
140.533 Ownership Costs
140.534 Costs for Interest, Taxes and Rent
140.535 Organization and Pre-Operating Costs
140.537 Payments to Related Organizations
140.538 Special Costs
140.539 Nurse's Aide Training and Testing
140.540 Costs Associated With Nursing Home Care Reform Act
and Implementing Regulations
140.541 Salaries Paid to Owners or Related Parties
140.542 Cost Reports-Filing Requirements
140.543 Time Standards for Filing Cost Reports
140.544 Access to Cost Reports (Repealed)
140.545 Penalty for Failure to File Cost Reports
140.550 Update of Operating Costs
140.551 General Service Costs
140.552 Nursing and Program Costs
140.553 General Administrative Costs
140.554 Component Inflation Index
140.555 Minimum Wage
140.556 Components of the Base Rate Determination
140.560 Support Costs Components
140.561 Nursing Costs
140.562 Capital Costs
140.563 Incentive Payments for Quality Care (Repealed)
140.565 Level I Incentive Payments (Repealed)
140.566 Level II Incentive Payments (Repealed)
140.567 Duration of Incentive Payments (Repealed)
140.568 Clients With Exceptional Care Needs
140.569 Capital Rate Component Determination
140.570

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
140.571 Fair Rental Value (FRV) Calculation
140.572 Total Capital Rate
140.573 Other Capital Provisions
140.574 Capital Costs for Rented Facilities
140.575 Newly Constructed Facilities (Repealed)
140.576 Renovations (Repealed)
140.577 Capital Costs for Rented Facilities (Renumbered)
140.578 Property Taxes
140.579 Specialized Living Centers
140.580 Mandated Capital Improvements
140.581 Qualifying as Mandated Capital Improvement
140.582 Cost Adjustments
140.583 Campus Facilities
140.584 Illinois Municipal Retirement Fund (IMRF)
140.590 Audit and Record Requirements
140.642 Screening Assessment for Long Term Care and Alternative Residential Settings and Services
140.643 In-Home Care Program
140.645 Medical and In-Home Care For Disabled Persons Under Age 21
140.646 Reimbursement for Developmental Training (DT) Services for Individuals With Developmental Disabilities Who Reside in Long Term Care (ICF and SNF) and Residential (ICF/MR) Facilities
140.647 Description of Developmental Training (DT) Services
140.648 Determination of the Amount of Reimbursement for Developmental Training (DT) Programs
140.649 Effective Dates of Reimbursement for Developmental Training (DT) Programs
140.650 Certification of Developmental Training (DT) Programs
140.651 Decertification of Day Programs
140.652 Terms of Assurances and Contracts
140.680 Effective Date of Payment Rate
140.700 Discharge of Long Term Care Residents
140.830 Appeals of Rate Determinations
140.835 Determination of Cap on Payments for Long Term Care

SUBPART F: MEDICAID PARTNERSHIP PROGRAM

Section
140.850 General Description
140.855 Definition of Terms
140.860 Covered Services
140.865 Sponsor Qualifications
140.870 Sponsor Responsibilities
140.875 Department Responsibilities
140.880 Provider Qualifications

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section
140.885 Provider Responsibilities
140.890 Payment Methodology
140.895 Contract Monitoring
140.896 Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recodified)

SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section
140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)
140.901 Functional Areas of Needs (Recodified)
140.902 Service Needs (Recodified)
140.903 Definitions (Recodified)
140.904 Times and Staff Levels (Repealed)
140.905 Statewide Rates (Repealed)
140.906 Reconsiderations (Recodified)
140.907 Midnight Census Report (Recodified)
140.908 Times and Staff Levels (Recodified)
140.909 Statewide Rates (Recodified)
140.910 Referrals (Recodified)
140.911 Basic Rehabilitation Aide Training Program (Recodified)
140.912 Interim Nursing Rates (Recodified)

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section
140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)
140.942 Definition of Terms (Recodified)
140.944 Notification of Negotiations (Recodified)
140.946 Hospital Participation in ICARE Program Negotiations (Recodified)
140.948 Negotiation Procedures (Recodified)
140.950 Factors Considered in Awarding ICARE Contracts (Recodified)
140.952 Closing an ICARE Area (Recodified)
140.954 Administrative Review (Recodified)
140.956 Payments to Contracting Hospitals (Recodified)
140.958 Admitting and Clinical Privileges (Recodified)
140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.962	Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
140.964	Contract Monitoring (Recodified)
140.966	Transfer of Recipients (Recodified)
140.968	Validity of Contracts (Recodified)
140.970	Termination of ICARE Contracts (Recodified)
140.972	Hospital Services Procurement Advisory Board (Recodified)
TABLE A	Medichuk Recommended Screening Procedures (Repealed)
TABLE B	Health Service Areas
TABLE C	Capital Cost Areas
TABLE D	Schedule of Dental Procedures
TABLE E	Time Limits for Processing of Prior Approval Requests
TABLE F	Podiatry Service Schedule
TABLE G	Travel Distance Standards
TABLE H	Areas of Major Life Activity
TABLE I	Staff Time and Allocation for Training Programs (Recodified)
TABLE J	HSA Grouping
TABLE K	Services Qualifying for 10% Add-On
TABLE L	Services Qualifying for 10% Add-On to Surgical Incentive Add-On

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill.

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective August 29, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg.

NOTICE OF ADOPTED AMENDMENTS

125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 11, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; amended at 14 Ill. Reg. 20478,

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective August 1, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART A: GENERAL PROVISIONS

Section 140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants-Children Under Age One-Year-Eight Who Do Not Qualify As Mandatory Categorically Needy

The following medical services shall be covered for recipients of financial assistance under the Department's AABD (Aid to the Aged, Blind or Disabled), AFDC (Aid to Families with Dependent Children), or Refugee/Entrant/Repatriate programs; recipients of medical assistance only under the AABD program (AABD-MANG) and recipients of medical assistance only under the AFDC program (AFDC-MANG):

- a) Inpatient hospital services;
- b) Hospital outpatient and clinic services;
- c) Hospital emergency room visits;**
- d) Encounter rate clinic visits;
- e) Physician services;
- f) Pharmacy services;
- g) Home health agency visits;
- h) Laboratory/x-ray services;

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants-Children Under Age One-Year-Eight Who Do Not Qualify As Mandatory Categorically Needy (Cont'd)

- i) Group care services;
- j) Family planning services and supplies;
- k) Medical supplies, equipment, prostheses and orthoses, and respiratory equipment and supplies;
- l) Transportation to secure medical services;
- m) Medichex (EPSDT) services;
- n) Dental services;
- o) Chiropractic services;
- p) Podiatric services;
- q) Optical services/supplies;
- r) Subacute alcoholism and substance abuse services pursuant to Sections 140.390 - 140.396; and
- s) Hospice.

**AGENCY NOTE: The visit must be for the alleviation of severe pain or for immediate diagnosis and/or treatment of conditions or injuries which might result in disability or death if there is not immediate treatment.

(Source: Amended at 15 Ill. Reg. 11176, effective August 1, 1991)

Section 140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six-Eight

- a) Individuals Under Age Eighteen (18)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six-Eight (Cont'd)

- 1) Medical assistance shall be provided to individuals under the age of eighteen who do not qualify for AFDC under the definition of dependent child as defined in 89 Ill. Adm. Code 101.20 and 112.60 through 112.64. However, such individuals must meet the eligibility requirements and other provisions of 89 Ill. Adm. Code 112.10, 112.20, 112. Subparts C and D, 112.303, 112.304 and 112.307 through 112.309.
- 2) If non-exempt countable income is equal to or less than the appropriate MANG (AFDC) standard the individual is eligible for payment of his/her allowable medical care costs.
- 3) Persons whose income exceeds the appropriate MANG (AFDC) standard are eligible for medical assistance each month incurred or paid medical care costs equals the amount of excess non-exempt income over the standard. When income exceeds the MANG (AFDC) standard, eligibility begins on the day in the month incurred or paid medical care costs equals excess monthly income. Eligibility ends on the last day of the same month.
- b) Children Under Age Six-(6)-Eight (8) Medical assistance shall be provided to children under age six (6) who do not qualify as mandatory categorically needy (Social Security Act (42 U.S.C. 1902(a)(10)(A)(i) and 1905(m)) and meet the eligibility requirements of 89 Ill. Adm. Code 120.11, 120.31, 120.64.

(Source: Amended at 15 Ill. Reg. 11176, effective August 1, 1991)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation: 77 Ill. Adm. Code 7903) Section Numbers:Emergency Action:

790.600	Amendment
790.740	Amendment
790.910	Amendment
790.1127	Amendment
790.1350	New Section
790.1560	Amendment
790.1573	New Section
790.1870	New Section
790.1930	Amendment
790.2060	Amendment
790.2130	Amendment
790.2618	Amendment
790.2655	Amendment
790.2661	Amendment
790.2662	Amendment
790.2740	Amendment
790.2820	Amendment
790.2908	Repealer
790.3020	Amendment
790.3027	Amendment
790.3220	Amendment
790.3308	New Section
790.3340	Amendment
790.3420	Amendment
790.3540	Amendment
790.3620	Amendment
790.3720	Amendment
790.3907	Amendment
790.3910	Amendment
790.3945	Amendment
790.4140	Amendment
790.4385	New Section
790.4657	Amendment
790.4725	Amendment
790.4740	Amendment
790.4940	Amendment
790.5320	Amendment
790.5540	Amendment
790.5740	Amendment
790.5792	Amendment
790.5830	Amendment

790.5940 Amendment
790.5940 Amendment
790.6920 Amendment
790.6130 Amendment
790.6430 Amendment
790.6435 Amendment
790.6500 Amendment
790.6510 Amendment
790.6875 Amendment
790.7245 New Section
790.7278 Amendment
790.7280 Amendment
790.7294 Repealer
790.7340 Amendment
790.7380 Amendment
790.7828 Amendment
790.8105 Amendment
790.8140 Amendment
790.8420 Amendment
790.8710 Amendment
790.9048 Amendment
790.9056 Amendment
790.9084 Amendment
790.9320 Repealer
790.9450 Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

5) Effective Date of Amendments: July 19, 1991.6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire. Not applicable.7) Date Filed in Agency's Principal Office: July 12, 1991.3) Reason for Emergency:

The Illinois Food, Drug and Cosmetic Act (ch. 55 1/2, par. 503.14) and the Administrative Procedure Act (ch. 127, par. 1005.02), as amended by Public Act 85-451, specifically authorize the Department to implement this rulemaking pursuant to emergency rulemaking.

9) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Twelfth Edition, First Supplement of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

10) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.500	Amendment	15 Ill. Reg. 3417
790.730	Amendment	15 Ill. Reg. 3417
790.1137	New Section	15 Ill. Reg. 3417
790.1112	New Section	15 Ill. Reg. 3417
790.1413	Amendment	15 Ill. Reg. 3417
790.1420	Amendment	15 Ill. Reg. 3417
790.1425	Amendment	15 Ill. Reg. 3417
790.1710	Amendment	15 Ill. Reg. 3417
790.1740	Amendment	15 Ill. Reg. 3417
790.2020	Amendment	15 Ill. Reg. 3417
790.2130	Amendment	15 Ill. Reg. 3417
790.2435	Amendment	15 Ill. Reg. 3417
790.2580	Amendment	15 Ill. Reg. 3417
790.2618	Amendment	15 Ill. Reg. 3417
790.2820	Amendment	15 Ill. Reg. 3417
790.2902	Amendment	15 Ill. Reg. 3417
790.3020	Amendment	15 Ill. Reg. 3417
790.3060	Amendment	15 Ill. Reg. 3417
790.3140	Amendment	15 Ill. Reg. 3417
790.3308	New Section	15 Ill. Reg. 3417
790.3315	Amendment	15 Ill. Reg. 3417
790.3488	New Section	15 Ill. Reg. 3417
790.3540	Amendment	15 Ill. Reg. 3417
790.3940	Amendment	15 Ill. Reg. 3417
790.4060	Amendment	15 Ill. Reg. 3417
790.4420	Amendment	15 Ill. Reg. 3417

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

790.4445 New Section 15 Ill. Reg. 3417
790.4580 Amendment 15 Ill. Reg. 3417
790.4660 Amendment 15 Ill. Reg. 3417
790.4740 Amendment 15 Ill. Reg. 3417
790.5220 Amendment 15 Ill. Reg. 3417
790.5312 Amendment 15 Ill. Reg. 3417
790.5420 Amendment 15 Ill. Reg. 3417
790.5483 Amendment 15 Ill. Reg. 3417
790.5560 Amendment 15 Ill. Reg. 3417
790.5820 Amendment 15 Ill. Reg. 3417
790.5830 Amendment 15 Ill. Reg. 3417
790.5700 Amendment 15 Ill. Reg. 3417
790.5724 Amendment 15 Ill. Reg. 3417
790.6300 Amendment 15 Ill. Reg. 3417
790.6505 New Section 15 Ill. Reg. 3417
790.6875 Amendment 15 Ill. Reg. 3417
790.6960 Amendment 15 Ill. Reg. 3417
790.7120 Amendment 15 Ill. Reg. 3417
790.7221 New Section 15 Ill. Reg. 3417
790.7245 New Section 15 Ill. Reg. 3417
790.7278 Amendment 15 Ill. Reg. 3417
790.7280 Amendment 15 Ill. Reg. 3417
790.7320 Amendment 15 Ill. Reg. 3417
790.8015 Amendment 15 Ill. Reg. 3417
790.8020 Amendment 15 Ill. Reg. 3417
790.8200 Amendment 15 Ill. Reg. 3417
790.8500 Amendment 15 Ill. Reg. 3417
790.8580 Amendment 15 Ill. Reg. 3417
790.8620 Amendment 15 Ill. Reg. 3417
790.9056 Amendment 15 Ill. Reg. 3417
790.9220 Amendment 15 Ill. Reg. 3417
790.9420 Amendment 15 Ill. Reg. 3417
790.9460 Amendment 15 Ill. Reg. 3417
790.9500 Amendment 15 Ill. Reg. 3417
790.9580 Amendment 15 Ill. Reg. 3417

There is still an emergency in effect on Sections 790.2618, 790.2820, 790.3020, 790.3308, 790.3540, 790.4740, 790.5830, 790.6875, 790.7245, 790.7278, 790.7280, 790.9056 and 790.9460 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

11) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a State mandate.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

- 12) Information and questions regarding this amendment shall be directed to:
Interested persons may present their comments concerning these rules by writing to Ms. Gail Davito, Division of Governmental Affairs,
Illinois Department of Public Health, 525 West Jefferson, Second Floor
Springfield, Illinois 62761.

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER m: FOOD, DRUGS AND COSMETICS

PART 790
THE ILLINOIS FORMULARY FOR THE DRUG PRODUCT SELECTION PROGRAM

SUBPART A: GENERAL PROVISIONS

SECTION
790.20
790.40
790.60
790.80
790.100
790.120
790.140
790.160
790.180
790.200
790.220
790.240
790.260
790.280
790.300
790.320

Introduction
Consideration of Drug Products for Inclusion
in the Illinois Formulary
Additional Criteria
Quality Listing
Generic Drug Entity Headings
Comments and Specific Administration
Requests for Additional Copies
Prescription Use of Drug Products
FDA Drug Product Approval and Recommendation
Availability of Drug Products;
Pharmaceutical Equivalence
Single Source Drug Products Exclusion
Criteria for Exclusion of Drug Products
Inclusion of Controlled Substances
Equivalence of Products Requirements
Selection of Equivalent Drug Products
Transfer of Prescription Records

SUBPART B: APPROVED DRUG PRODUCTS FOR
DRUG PRODUCT SELECTION

SECTION
790.420
790.460
790.480
790.500
790.520
790.540
790.560
790.580
790.600
790.620

ACETAMINOPHEN; BUTALBITAL
ACETAMINOPHEN; BUTALBITAL; CAFFEINE
ACETAMINOPHEN; CAFFEINE; DIHYDROCODEINE BITARTRATE
ACETAMINOPHEN; CODEINE PHOSPHATE
ACETAMINOPHEN; HYDROCODONE BITARTRATE
ACETAMINOPHEN; OXYCODONE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE
ACETAZOLAMIDE

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

790.630
790.660
790.700
790.706
790.721
790.740
790.756
790.780
790.788
790.798
790.799
790.815
790.820
790.830
790.860
790.900
790.905
790.910
790.920
790.940
790.974
790.980
790.1020
790.1060
790.1100
790.1107
790.1112
790.1112
790.1120
790.1125
790.1127
790.1129
790.1131
790.1140
790.1180
790.1200

ACETAZOLAMIDE SODIUM
ACETIC ACID, GLACIAL
ACETIC ACID, GLACIAL; HYDROCORTISONE
ACETONEXAMIDE
ACETYLCYSTEINE
ALBUTEROL SULFATE
ALCOHOL; DEXTROSE
ALLOPURINOL
AMANTADINE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
AMINOACETIC ACID (Repealed)
AMINOCAPROIC ACID
AMINOHIPPURATE SODIUM
AMINOPHYLLINE
AMITRIPTYLINE HYDROCHLORIDE
AMITRIPTYLINE HYDROCHLORIDE; CHLORDIAZEPOXIDE
AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE
AMOXAPINE
AMOXICILLIN TRIHYDRATE
AMPHOTERICIN B
AMPICILLIN SODIUM
AMPICILLIN; PROBENECID
AMPICILLIN/AMPICILLIN TRIHYDRATE
ANISOTROPINE METHYLBROMIDE (Repealed)
ANTAZOLINE PHOSPHATE; NAPHAZOLINE HYDROCHLORIDE
ANTI-PYRINE; BENZOCANE
ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL;
ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE
HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE
HYDROCHLORIDE; VITAMIN A; VITAMIN E
ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
ASCORBIC ACID; FLUORIDE; IRON; VITAMIN A; VITAMIN D
ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D
ASPIRIN; BUTALBITAL; CAFFEINE
ASPIRIN; BUTALBITAL; CAFFEINE; PHENACETIN (Repealed)
ASPIRIN; CAFFEINE; ORPHENADRINE CITRATE (Repealed)

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
 (Repealed)
 790.1220
 ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
 (Repealed)
 790.1260
 ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE
 790.1300
 ASPIRIN; CARISOPRODOL
 790.1345
 ASPIRIN; CODEINE PHOSPHATE
 790.1350
 EMERGENCY
 790.1360
 ASPIRIN; MEPROBAMATE
 790.1380
 ASPIRIN; METHOCARBAMOL
 790.1385
 ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE
 790.1390
 ATEHOLOL; CHLORALHYDRONE
 790.1413
 EMERGENCY
 790.1420
 EMERGENCY
 790.1423
 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE
 790.1425
 ATROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE
 HYDROBROMIDE
 790.1440
 EMERGENCY
 790.1450
 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE
 790.1490
 AZATHIOPRINE SODIUM
 790.1500
 BACITRACIN
 790.1540
 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B
 SULFATE
 790.1560
 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1570
 BACLOFEN
 790.1573
 BENZOTROPINE MESYLATE
 790.1577
 BEPRIDIL HYDROCHLORIDE
 790.1580
 BETAMETHASONE DIPROPIONATE
 790.1620
 BETAMETHASONE SODIUM PHOSPHATE
 790.1660
 BETHANECHOL CHLORIDE
 790.1685
 BRETILIUM TOSYLATE
 790.1686
 BRETILIUM TOSYLATE; DEXTROSE
 790.1697
 BROMODIPHENHYDRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE
 790.1700
 BROMPHENIRAMINE MALEATE
 790.1706
 BROMPHENIRAMINE MALEATE; CODEINE PHOSPHATE;
 PHENYLPROPANOLAMINE HYDROCHLORIDE
 790.1708
 BROMPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.1710
 BROMPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
 EMERGENCY
 790.1719
 BUPIVACAINE HYDROCHLORIDE
 790.1721
 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE

BUTABARBITAL SODIUM
 790.1740
 EMERGENCY
 790.1780
 CAFFEINE; CARISOPRODOL; PHENACETIN (Repealed)
 790.1820
 CAFFEINE; ERGOTAMINE TARTRATE
 790.1842
 CALCIUM CHLORIDE; DEXTROSE; MAGNESIUM CHLORIDE; SODIUM
 CHLORIDE; SODIUM LACTATE
 790.1846
 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1848
 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM
 CHLORIDE; SODIUM LACTATE
 790.1856
 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1858
 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE;
 SODIUM LACTATE
 790.1860
 CALCIUM GLUCEPATE
 790.1870
 CALCIUM GLUCONATE
 790.1900
 EMERGENCY
 790.1930
 CANDICIDIN (Repealed)
 790.1940
 EMERGENCY
 790.1950
 CARBAMAZEPINE
 790.1960
 CARBENICILLIN DISODIUM
 790.1980
 CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.2020
 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
 EMERGENCY
 790.2060
 CEFADROXIL MONOHYDRATE
 790.2084
 EMERGENCY
 790.2092
 CEFALOTHIN SODIUM
 790.2097
 CEFAPIRIN SODIUM
 790.2100
 CEFAPIRIN SODIUM
 790.2130
 EMERGENCY
 790.2140
 CEFURAXIME SODIUM
 790.2155
 CEPHALOTHIN SODIUM
 790.2180
 CEPHAPIRIN SODIUM
 790.2220
 EMERGENCY
 790.2260
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2300
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2340
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2380
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2390
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2420
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2460
 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2462

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.2465 CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;
790.2470 PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLOXAMINE CITRATE
790.2485 CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
EMERGENCY CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE
790.2500 TANNATE
790.2500 CHLORPROMAZINE HYDROCHLORIDE
790.2510 CHLORPROPAMIDE
790.2540 CHLOROTHALIDONE
790.2555 CHLOROTHALIDONE; CLONIDINE HYDROCHLORIDE
790.2580 CHLORZOXAZONE
EMERGENCY
790.2583 CHROMIC CHLORIDE
790.2595 CITRIC ACID; MAGNESIUM OXIDE; SODIUM CARBONATE
790.2603 C-INDAMYCIN HYDROCHLORIDE
790.2605 CLINDAMYCIN PHOSPHATE
790.2513 CLOFIBRATE
790.2614 CLONIPHENE CITRATE
790.2617 CLONIDINE HYDROCHLORIDE
790.2618 CLORAZEPATE DIPOTASSIUM
EMERGENCY
790.2620 CLOTRIMAZOLE
790.2645 CLOXACILLIN SODIUM MONOHYDRATE
790.2655 CODEINE PHOSPHATE; GUAIFENESIN
EMERGENCY
790.2660 CLOXACILLIN SODIUM MONOHYDRATE (Repealed)
790.2651 CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY
790.2662 CODEINE PHOSPHATE; IODINATED GLYCEROL
EMERGENCY
790.2663 CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE;
PROMETHAZINE HYDROCHLORIDE
790.2668 CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE
790.2672 CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE;
TRIPROLIDINE HYDROCHLORIDE
790.2700 CORTICOTROPIN
790.2740 CROTAMITON
EMERGENCY
790.2780 CYANOCOBALAMIN
790.2800 CYCLACILLIN
790.2805 CYCLOBENZAPRINE HYDROCHLORIDE
790.2820 CYCLOPENTOLATE HYDROCHLORIDE
EMERGENCY
790.2860 CYCLOPHOSPHAMIDE
790.2900 CYPROHEPTADINE HYDROCHLORIDE
790.2902 CYTARABINE
EMERGENCY
790.2904 DACARBAZINE

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

DANAZOL (Repealed)
790.2908 DAUNORUBICIN HYDROCHLORIDE
EMERGENCY
790.2915 DESIPRAMINE HYDROCHLORIDE (Repealed)
790.2928 DESONIDE
790.2932 DEXAMETHASONE
790.2940 DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.2980 DEXAMETHASONE SODIUM PHOSPHATE
790.3020 DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE
EMERGENCY
790.3021 DEXCHLORPHENIRAMINE MALEATE
790.3023 DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
790.3025 DEXTROMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE
790.3027 DEXTROSE
790.3028 DEXTROSE; DOPAMINE HYDROCHLORIDE
790.3029 DEXTROSE; HEPARIN SODIUM
790.3030 DEXTROSE; LIDOCAINE HYDROCHLORIDE
790.3032 DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE;
790.3033 SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
790.3038 DEXTROSE; POTASSIUM CHLORIDE
790.3042 DEXTROSE; POTASSIUM CHLORIDE
790.3048 DEXTROSE; SODIUM CHLORIDE
790.3049 DEXTROSE; THEOPHYLLINE
790.3051 DIAZEPAM
790.3054 DIAZOXIDE
790.3056 DICLOXACILLIN SODIUM
790.3060 DICYCLOMINE HYDROCHLORIDE
EMERGENCY
790.3085 DIENESTROL
790.3100 DIETHYLPROPION HYDROCHLORIDE
790.3140 DIETHYLSTILBESTROL
EMERGENCY
790.3180 DIGOXIN
790.3220 DIMENHYDRINATE
EMERGENCY
790.3260 DIPHENHYDRAMINE HYDROCHLORIDE
790.3300 DIPYRIDAMOLE
790.3308 DISOPYRAMIDE PHOSPHATE
EMERGENCY
790.3315 DOPAMINE HYDROCHLORIDE
EMERGENCY
790.3335 DOXEPIN HYDROCHLORIDE
790.3340 DOXORUBICIN HYDROCHLORIDE
EMERGENCY
790.3350 DOXYCYCLINE
790.3380

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

DOXYCYCLINE HYCLATE 790.3420
 EMERGENCY 790.3425
 DOXYLAMINE SUCCINATE 790.3437
 DROPERIDOL 790.3443
 ECHTHIOPHATE IODIDE (Repealed) 790.3460
 EDETATE DISODIUM 790.3472
 EDROPHONIUM CHLORIDE 790.3475
 EPINEPHRINE HYDROCHLORIDE 790.3488
 EMERGENCY 790.3492
 EPINEPHRINE; LIDOCAINE HYDROCHLORIDE 790.3500
 ERGOCALCIFEROL 790.3500
 ERGOLOID MESYLATES 790.3540
 EMERGENCY 790.3580
 ERGOTAMINE TARTRATE 790.3620
 ERYTHROMYCIN 790.3650
 ERYTHROMYCIN ESTOLATE 790.3700
 ERYTHROMYCIN ETHYL SUCCINATE 790.3720
 ERYTHROMYCIN ETHYL SUCCINATE; SULFISOXAZOLE ACETYL 790.3730
 ERYTHROMYCIN LACTOBIONATE 790.3740
 ERYTHROMYCIN STEARATE 790.3742
 ERYTHROMYCIN STEARATE 790.3780
 ESTRADIOL CYPIONATE; TESTOSTERONE CYPIONATE 790.3800
 ESTRADIOL CYPIONATE 790.3820
 ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE 790.3860
 ETHCHLORYNOL 790.3900
 ETHINYL ESTRADIOL; LEVONORGESTREL 790.3904
 ETHINYL ESTRADIOL; NORETHINDRONE 790.3907
 EMERGENCY 790.3913
 FENOPROFEN CALCIUM 790.3914
 FENTANYL CITRATE 790.3920
 FLOXURIDINE 790.3940
 FLUOCINOLONE ACETONIDE 790.3945
 FLUOCINONIDE 790.3960
 FLUOROMETHOLONE 790.3980
 FLUOROURACIL 790.3996
 FLUPHENAZINE DECANOATE 790.4012
 FLUPHENAZINE HYDROCHLORIDE 790.4020
 FLURANDENOLIDE 790.4040
 FLURAZEPAM HYDROCHLORIDE 790.4060
 FOLIC ACID EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

FUROSEMIDE 790.4100
 GENTAMICIN SULFATE 790.4140
 EMERGENCY 790.4150
 GENTAMICIN SULFATE; SODIUM CHLORIDE 790.4173
 GLUCAGON HYDROCHLORIDE 790.4180
 GLUTETHIMIDE 790.4200
 GLYCINE 790.4220
 GLYCOPYRROLATE 790.4250
 GONADOTROPIN CHORIONIC 790.4300
 GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE 790.4340
 GRISEOFULVIN MICROCRYSTALLINE 790.4380
 GRISEOFULVIN ULTRAMICROCRYSTALLINE 790.4380
 GUAFENESIN; HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE 790.4384
 GUAFENESIN; THEOPHYLLINE 790.4385
 EMERGENCY 790.4386
 GUANETHIDINE MONOSULFATE 790.4396
 HALOPERIDOL 790.4398
 HALOPERIDOL LACTATE 790.4420
 HEPARIN SODIUM 790.4430
 HEPARIN SODIUM; SODIUM CHLORIDE 790.4460
 HEXACHLOROPHENE 790.4495
 HOMATROPINE HYDROBROMIDE 790.4495
 EMERGENCY 790.4500
 HOMATROPINE METHYLBROMIDE (Repealed) 790.4540
 HOMATROPINE METHYLBROMIDE; HYDROCODONE BITARTRATE 790.4580
 HYDRALAZINE HYDROCHLORIDE 790.4620
 HYDRALAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE 790.4660
 HYDROCHLOROTHIAZIDE 790.4665
 HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE 790.4667
 HYDROCHLOROTHIAZIDE; LISINAPRIL 790.4670
 EMERGENCY 790.4670
 HYDROCHLOROTHIAZIDE; METHYLDOPA 790.4680
 HYDROCHLOROTHIAZIDE; PROPANOLOL HYDROCHLORIDE 790.4700
 HYDROCHLOROTHIAZIDE; SPIRONOLACTONE 790.4720
 HYDROCHLOROTHIAZIDE; TRIAMTERENE 790.4725
 HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE 790.4725
 EMERGENCY 790.4728
 HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE 790.4740
 HYDROCORTISONE 790.4780
 EMERGENCY 790.4780
 HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE 790.4820
 HYDROCORTISONE; POLYMYXIN B SULFATE 790.4820
 HYDROCORTISONE SODIUM PHOSPHATE 790.4840

790.4860

790.4900

790.4940

790.4960

790.4963

790.4965

790.4980

790.5020

790.5030

790.5060

790.5100

790.5140

790.5180

790.5220

790.5260

790.5300

790.5312

790.5320

790.5340

790.5380

790.5420

790.5450

790.5480

790.5500

790.5520

790.5530

790.5540

790.5547

790.5555

790.5560

790.5580

790.5620

790.5640

790.5660

790.5700

790.5720

790.5740

790.5780

790.5792

790.5795

790.5800

790.5802

790.5807

790.5820

790.5830

790.5835

790.5837

790.5840

790.5860

790.5872

790.5893

790.5900

790.5924

790.5940

790.5943

790.5980

790.5992

790.5996

790.6020

790.6060

790.6140

790.6180

790.6220

790.6260

790.6275

790.6277

790.6280

790.6284

790.6300

790.6340

790.6370

790.6375

790.6380

HYDROCORTISONE; UREA	790.4860
HYDROCORTISONE ACETATE	790.4900
HYDROCORTISONE ACETATE; NEOMYCIN SULFATE	790.4940
HYDROCORTISONE ACETATE; PRAMOXINE HYDROCHLORIDE	790.4960
HYDROCORTISONE ACETATE; UREA	790.4963
HYDROCORTISONE BUTYRATE	790.4965
HYDROCORTISONE SODIUM SUCCINATE	790.4980
HYDROFLUMETHIAZIDE	790.5020
HYDROMORPHONE INJECTION	790.5030
HYDROXOCOBALAMIN	790.5060
HYDROXYPROGESTERONE CAPROATE	790.5100
HYDROXYZINE HYDROCHLORIDE	790.5140
HYDROXYZINE PAMGATE	790.5180
IBUPROFEN	790.5220
LOXURICINE	790.5260
IMIPRAMINE HYDROCHLORIDE	790.5300
INDOMETHACIN	790.5312
IODINATED GLYCEROL	790.5320
IRON DEXTRAN COMPLEX	790.5340
ISOETHARINE HYDROCHLORIDE	790.5380
ISONIAZID	790.5420
ISOPROTERENOL HYDROCHLORIDE	790.5450
ISOSORBIDE DINITRATE	790.5480
KANAMYCIN SULFATE	790.5500
KETAMINE HYDROCHLORIDE	790.5520
LABETALOL HYDROCHLORIDE	790.5530
LACTULOSE	790.5540
LEUCOVORIN CALCIUM	790.5547
LEVOCARNITINE	790.5555
LEVONORDEFIN; MEPHYCATINE HYDROCHLORIDE	790.5560
LIDOCAINE	790.5580
LIDOCAINE HYDROCHLORIDE	790.5620
LINCOSYCIN	790.5640
LINDANE	790.5660
LITHYRONINE SODIUM	790.5700
LISINAPRIL	790.5720
LITHIUM CARBONATE	790.5740
LITHIUM CITRATE	790.5780
LORAZEPAM	790.5792
LOXAPINE SUCCINATE	790.5795
MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE	790.5800
MANNITOL	790.5802
MAPROTILINE HYDROCHLORIDE	790.5807
MECLIZINE HYDROCHLORIDE	790.5820
MECLOFENAMATE SODIUM	790.5830
MEOROXYPROGESTERONE ACETATE	790.5835
MEFENAMIC ACID (Repaired)	790.5837
MEGESTROL ACETATE	790.5840
MENADIOL SODIUM PHOSPHATE	790.5860
MEPERIDINE HYDROCHLORIDE	790.5872
MEPIVACAINE HYDROCHLORIDE	790.5893
MEPROBAMATE	790.5900
MESTRANOL; NORETHINORONE	790.5924
METAPROTERENOL SULFATE	790.5940
METARAMINOL BIFARTRATE	790.5980
METHADONE HYDROCHLORIDE	790.5992
METHAMPHETAMINE HYDROCHLORIDE	790.5996
METHOTILAZINE HYDROCHLORIDE	790.6020
METHENAMINE HIPPUATE	790.6060
METHICILLIN SODIUM	790.6100
METHOCARBAMOL	790.6140
METHOTREXATE SODIUM	790.6180
METHSOPOLAMINE BROMIDE	790.6220
METHYLOTHIAZIDE	790.6260
METHYLDOPA	790.6275
METHYLDOPATE HYDROCHLORIDE	790.6277
METHYLPHENIDATE HYDROCHLORIDE	790.6280
METHYLPREDNISOLONE	790.6284
METHYLPREDNISOLONE SODIUM SUCCINATE	790.6300
METHYLTESTOSTERONE	790.6340
METOCLOPRAMIDE HYDROCHLORIDE	790.6370
METOCURINE IODIDE	790.6375
METOLAZONE	790.6380

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.6420 METRONIDAZOLE
790.6430 MINOCYCLINE
EMERGENCY
790.6435 MINOXIDIL
EMERGENCY
790.6445 MORPHINE SULFATE
790.6450 NAFACILLIN SODIUM
790.6452 NALBUPHINE HYDROCHLORIDE
790.6454 NALIDIXIC ACID
790.6456 NALOXONE HYDROCHLORIDE
790.6460 NANDROLONE DECANOATE
790.6480 NANDROLONE PHENPROPIONATE
790.6500 NAPHAZOLINE HYDROCHLORIDE
EMERGENCY
790.6505 NAPHAZOLINE HYDROCHLORIDE; PHENIRAMINE MALEATE
EMERGENCY
790.6540 NEOMYCIN SULFATE
790.6544 NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.6570 NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE
790.6580 NIACIN
790.6610 NIFEDIPINE
EMERGENCY
790.6620 NITROFURANTOIN
790.6621 NITROFURANTOIN MACROCRYSTALS
790.6660 NITROFURAZONE
790.6670 NITROGLYCERIN INJECTION
790.6700 NORETHINDRONE ACETATE
790.6740 NORTRIPTYLINE HYDROCHLORIDE
790.6780 NYSTATIN
790.6800 NYSTATIN; TRIAMCINOLONE ACETONIDE
790.6820 ORPHENADRINE CITRATE
790.6860 OXACILLIN SODIUM
790.6875 OXAZEPAM
EMERGENCY
790.6885 OXTRIPHYLLINE
790.6895 OXYBUTYRIN
790.6900 OXYPHENBUTAZONE (Repealed)
790.6940 OXYTETRACYCLINE HYDROCHLORIDE
790.6946 OXYTOCIN
790.6960 PANCURONIUM BROMIDE
EMERGENCY
790.6980 PENICILLIN G POTASSIUM
790.7020 PENICILLIN G PROCAINE
790.7060 PENICILLIN G SODIUM (Repealed)
790.7100 PENICILLIN V POTASSIUM
790.7120 PENTOBARBITAL SODIUM
EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.7130 PERPHENAZINE
790.7140 PHENDIMETRAZINE TARTRATE
790.7160 PHENOBARBITAL
790.7180 PHENTERMINE HYDROCHLORIDE
790.7181 PHENTERMINE RESIN COMPLEX
790.7220 PHENYLBUTAZONE (Repealed)
790.7221 PHENYLEPHRINE HYDROCHLORIDE
EMERGENCY
790.7223 PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE
790.7229 PHENYTOIN SODIUM INJECTION
790.7245 PILOCARPINE HYDROCHLORIDE
EMERGENCY
790.7260 PIPERAZINE CITRATE
790.7265 POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS
POLYMYXIN B SULFATE
POTASSIUM BICARBONATE
POTASSIUM CHLORIDE
POTASSIUM CHLORIDE; SODIUM CHLORIDE
POTASSIUM GLUCONATE
PRALIDOXIME CHLORIDE
PRAZEPAM (Repealed)
EMERGENCY
790.7296 PRAZOSIN HYDROCHLORIDE
790.7300 PREDNISOLONE ACETATE
790.7340 PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM
EMERGENCY
790.7380 PREDNISOLONE SODIUM PHOSPHATE
EMERGENCY
790.7400 PREDNISONE
790.7420 PRIMIDONE
790.7460 PROBENECID
790.7500 PROCAINAMIDE HYDROCHLORIDE
790.7510 PROCAINE HYDROCHLORIDE
790.7540 PROCHLORPERAZINE EDISYLATE
790.7580 PROCHLORPERAZINE MALEATE
790.7620 PROGESTERONE
790.7660 PROMAZINE HYDROCHLORIDE
790.7700 PROMETHAZINE HYDROCHLORIDE
790.7740 PROPANTELIN BROMIDE
EMERGENCY
790.7780 PROPARACATINE HYDROCHLORIDE
790.7820 PROPOXYPHENE HYDROCHLORIDE
EMERGENCY
790.7828 PROPRANOLOL HYDROCHLORIDE
EMERGENCY

790.7834

PROTAMINE SULFATE

790.7860

PSEUDOPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE

790.7900

PYRIDOSTIGMINE BROMIDE

790.7940

PYRIDOXINE HYDROCHLORIDE

790.7980

PYRILAMINE MALEATE

790.8015

QUINIDINE GLUCONATE

EMERGENCY

790.8020

QUINIDINE SULFATE

EMERGENCY

790.8060

RESERPINE

790.8100

RIFAMPIN

790.8106

RITODRINE HYDROCHLORIDE

EMERGENCY

790.8136

SECOBARBITAL SODIUM

790.8140

SELENIUM SULFIDE

EMERGENCY

790.8180

SILVER SULFADIAZINE

790.8220

SODIUM AMINOSALICYLATE

790.8232

SODIUM CHLORIDE

790.8244

SODIUM LACTATE

790.8248

SODIUM NITROPRUSSIDE

790.8260

SODIUM POLYSTYRENE SULFONATE

790.8290

SOYBEAN OIL

EMERGENCY

790.8300

SPIRONOLACTONE

790.8340

STREPTOMYCIN SULFATE

790.8378

SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE

790.8380

SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA

790.8420

SULFACETAMIDE SODIUM

EMERGENCY

790.8460

SULFADIAZINE

790.8500

SULFAMETHIZOLE

EMERGENCY

790.8540

SULFAMETHOXAZOLE

790.8580

SULFAMETHOXAZOLE; TRIMETHOPRIM

EMERGENCY

790.8590

SULFANILAMIDE

790.8620

SULFASALAZINE

EMERGENCY

790.8660

SULFINPYRAZONE

790.8700

SULFISOXAZOLE

790.8710

SULINDAC

EMERGENCY

790.8724

TEMAZEPAM

790.8727

TERBUTALINE SULFATE

790.8740

TESTOSTERONE CYPIONATE

790.8780

TESTOSTERONE ENANTHATE

790.8820

TESTOSTERONE PROPIONATE

790.8860

TETRACYCLINE

790.8900

TETRACYCLINE HYDROCHLORIDE

790.8940

THEOPHYLLINE

790.8980

THIAMINE HYDROCHLORIDE

790.9020

THIORIDAZINE HYDROCHLORIDE

790.9035

THIOXIXENE

790.9045

THIOXIXENE HYDROCHLORIDE

790.9048

TIMLOL MALEATE

EMERGENCY

790.9050

TOBRAMYCIN SULFATE

790.9056

TOLAZAMIDE

EMERGENCY

790.9060

TOLBUTAMIDE

790.9084

TRAZODONE HYDROCHLORIDE

EMERGENCY

790.9100

TRIAMCINOLONE ACETONIDE

790.9140

TRIFLUOPERAZINE HYDROCHLORIDE

790.9180

TRIHXYPHENIDYL HYDROCHLORIDE

790.9220

TRIMEPAZINE TARTRATE

EMERGENCY

790.9260

TRIMETHOBENZAMIDE HYDROCHLORIDE

790.9300

TRIMETHOPRIM

790.9320

TRIMIPRAMINE MALEATE (Repealed)

EMERGENCY

790.9340

TRIPLENNAMINE HYDROCHLORIDE

790.9380

TRIPROLIDINE HYDROCHLORIDE

790.9420

TRISULFAPYRIMIDINE

EMERGENCY

790.9460

TROPICAMIDE

EMERGENCY

790.9475

VALPROATE SODIUM

790.9478

VALPROIC ACID

790.9486

VANCOMYCIN HYDROCHLORIDE

790.9500

VERAPAMIL HYDROCHLORIDE

EMERGENCY

790.9520

VINBLASTINE SULFATE

790.9530

VINCRISTINE SULFATE

790.9540

VITAMIN A

790.9580

VITAMIN A PALMITATE

EMERGENCY

790.9620

WATER FOR INJECTION, STERILE

790.9660

WATER FOR IRRIGATION, STERILE

790.9800

XYLOSE

AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

SOURCE: Emergency amendment at 2 Ill. Reg. 18, p. 47, effective April 26, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 26, p. 150, effective July 1, 1973; emergency amendment at 2 Ill. Reg. 40, p. 98, effective October 1, 1973, for a maximum of 150 days; amended at 2 Ill. Reg. 51, p. 48, effective December 13, 1973; emergency amendment at 3 Ill. Reg. 2, p. 18, effective December 31, 1973, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 15, p. 147, effective April 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 27, p. 113, effective July 1, 1979; emergency amendment at 3 Ill. Reg. 32, p. 158, effective August 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 41, p. 178, effective October 3, 1979; emergency amendment at 4 Ill. Reg. 51, p. 147, effective December 12, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 3466, effective March 25, 1981; amended at 5 Ill. Reg. 7107, effective June 24, 1981; amended at 5 Ill. Reg. 9123, effective October 1, 1981; amended at 5 Ill. Reg. 14605, effective February 1, 1982; amended at 6 Ill. Reg. 6750, effective July 1, 1982; amended at 5 Ill. Reg. 11558, effective September 15, 1982; amended at 6 Ill. Reg. 15195, effective December 15, 1982; amended at 7 Ill. Reg. 7110, effective July 1, 1983; amended at 7 Ill. Reg. 13270, effective October 1, 1983; amended at 7 Ill. Reg. 16924, effective January 1, 1984; amended at 8 Ill. Reg. 2162, effective March 1, 1984; amended at 8 Ill. Reg. 8513, effective July 1, 1984; codified at 8 Ill. Reg. 13402; amended at 8 Ill. Reg. 22138, effective November 1, 1984; amended at 9 Ill. Reg. 4071, effective April 1, 1985; amended at 9 Ill. Reg. 6316, effective May 1, 1985; amended at 10 Ill. Reg. 253, effective January 1, 1986; amended at 10 Ill. Reg. 8814, effective May 15, 1986; amended at 11 Ill. Reg. 3565, effective February 23, 1987; amended at 11 Ill. Reg. 9223, effective May 15, 1987; amended at 11 Ill. Reg. 14382, effective August 15, 1987; amended at 12 Ill. Reg. 1823, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1984, effective January 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 7743, effective April 15, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9153, effective May 13, 1988; amended at 12 Ill. Reg. 10133, effective May 31, 1988, emergency amendment at 12 Ill. Reg. 10745, effective June 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12846, effective July 29, 1988; emergency amendment at 12 Ill. Reg. 13255, effective August 5, 1988, for a maximum of 150 days, emergency expired January 2, 1989; amended at 12 Ill. Reg. 15101, effective September 16, 1988; emergency amendment at 12 Ill. Reg. 16937, effective October 7, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 856, effective January 6, 1989; emergency amendment at 13 Ill. Reg. 3108, effective February 28, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 8890, effective May 26, 1989, and January 1, 1990; amended at 13 Ill. Reg. 11717, effective July 14, 1989; corrected at 13 Ill. Reg. 12909; emergency amendment at 13 Ill. Reg. 12990, effective August 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 14477; emergency amendment at 13 Ill. Reg. 17101, effective October 13, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19770, effective December 8, 1989; emergency amendment at 14 Ill. Reg. 1505 effective January 12, 1990, for a maximum of 150 days; amended at 14

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

111. Reg. 3184, effective February 16, 1993; emergency amendment at 14 Ill. Reg. 4620, effective March 9, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 3154, effective May 11, 1990; emergency amendment at 14 Ill. Reg. 9556, effective June 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 11908, effective July 13, 1993; emergency amendment at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 17298, effective October 5, 1990, emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990; emergency expired April 8, 1991; amended at 14 Ill. Reg. 20755, effective December 21, 1990; emergency amendment at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 5566, effective April 19, 1991; emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days.

AGENCY NOTE: The text of Sections 790.2618, 790.2820, 790.3020, 790.3308, 790.3540, 790.4740, 790.5830, 790.6875, 790.7245, 790.7278, 790.7280, 790.9056 and 790.9460 which appear below do not include the emergency amendments adopted at 15 Ill. Reg. 3537, effective March 8, 1991, for a maximum of 150 days. The copies filed with the Administrative Code Unit reflect both emergency rules.

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

Section 790.600 ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE

EMERGENCY

APPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

DRUG

Acetaminophen;	tab 325mg; 50mg	Barr
Propoxyphene Napsylate	tab 650mg; 100mg	Barr
	tab 325mg; 50mg	Bolar
	tab 650mg; 100mg	Bolar
	tab 325mg; 50mg	Greiner
	tab 650mg; 100mg	Greiner
	tab 650mg; 100mg	Cord
	tab 325mg; 50mg	Halsey
	tab 650mg; 100mg	Halsey
	tab 650mg; 100mg	Mylan
	tab 650mg; 100mg	Parke-Davis/Kalipharma
	tab 650mg; 100mg	Superpharm
	tab 650mg; 100mg	Zenith
3 Brand(s)		
Darvocet-N 50	tab 325mg; 50mg	Ililly
Darvocet-N 100	tab 650mg; 100mg	Ililly
Propacet 100	tab 650mg; 100mg	Lemmon

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 13, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.740 ALBUTEROL SULFATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Albuterol Sulfate	tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base tab eq 2.4mg base	American Therapeutics Biotcraft Cord Danbury Lederle/Am Cyanamid Lennon Mutual Mylan Siddhak Warner Chilcott/W-L
Grand(s) Proventil Ventolin Proventil Ventolin Proventil Ventolin	soln for inh1 eq 0.5% base soln for inh1 eq 0.5% base syr eq 2mg base/5ml syr eq 2mg base/5ml tab eq 2.4mg base tab eq 2.4mg base	Schering Glaxo Schering Glaxo Schering Glaxo

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.910 AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amitriptyline Hydrochloride; Perphenazine	tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg	Barr Barr Barr Barr Bolar Bolar Bolar Bolar Chetsea Chetsea Chetsea Chetsea Cord Cord Cord

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Triavil 2-10 Triavil 2-25 Triavil 4-10 Triavil 4-25 Triavil 4-50	tab 25mg; 4mg tab 50mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 50mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 50mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 50mg; 4mg tab 10mg; 2mg tab 25mg; 2mg tab 10mg; 4mg tab 25mg; 4mg tab 50mg; 4mg	Cord Cord Danbury Danbury Danbury Danbury Mylan Mylan Mylan Mylan Par Par Par Par Par Par Zenith Zenith Zenith Zenith MSD/Merck MSD/Merck MSD/Merck MSD/Merck

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.1127 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ascorbic Acid; Cyanocobalamin; Fluoride; Nicotinic Acid; Pyridoxine Hydrochloride; Riboflavin; Thiamine Hydrochloride; Vitamin A; Vitamin D; Vitamin E	drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.5mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.5mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.5mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.5mg; 0.5mg; 1500IU; 400IU; 5IU	Esquire National Pharm/Banre Esquire

Jr_2p_5 , 35mg; 2mcg;
 0.5mg; 3mg; 0.4mg; 0.5mg;
 0.5mg; 1500U; 400IU; 5IU
 dr_2p_5 , 35mg; 2mcg;
 0.5mg; 3mg; 0.4mg; 0.5mg;
 0.5mg; 1500U; 400IU; 5IU

3rd and (5)
Poly-Vi-Flor

drops, 35mg; 2mcg;
0.25mg; 3mg; 0.4mg; 0.5mg;
0.5mg; 1500IU; 400IU; 5IU
drops, 35mg; 2mcg;
0.25mg; 3mg; 0.4mg; 0.5mg;
0.5mg; 1500IU; 40IU; 5IU
drops, 35mg; 2mcg;

100% Vitamin Drops
w/ Folic Acid 0.25mg

0.5mg; 35mg; 2mcg;
drops;
0.5mg; 3mg; 0.4mg; 0.6mg;
0.5mg; 1500IU; 400IU; 5IU
drops;
0.5mg; 3mg; 0.4mg; 0.5mg;
0.5mg; 1500IU; 400IU; 5IU

Poly-Vi-Flor
poly vitamin
w/ETUicide

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formula as an exception to the promulgated criteria for inclusion, pursuant to Section 700.60.

(Source: Emergency amendment at 15 M. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.1350 ASPIRIN; CODEINE PHOSPHATE
EMERGENCY

DOSAGE FORM, STRENGTH
tab 325mg; 15, 30, 60mg

Aspirin; Codeine
phosphate

tab 325mg; 15, 30, 60mg

Burrroughs-Wellcome

This entity was reviewed by the Technical Advisory Council and admitted to the ITT's Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency rule added at 15 Ill. Reg. _____, effective July 19, 1991, for a maximum of 150 days)

Section 790.1550 BACLOFEN
EMERGENCY

DOSEAGE FORM, STRENGTH

tab 10, 20mg	Rhominateal - 30 tabs
tab 10, 20mg	Zenith

tab 10.20mg Ciba-Geigy

(Source: Emergency amendment at 15 IIT, Reg. 11194_____, effective July 19, 1991, for a maximum of 150 days)

Section 790.1573 BEPRIDIL HYDROCHLORIDE
EMERGENCY

DOSAGE FORM, STRENGTH

tab 200, 300, 400mg	Wallace
tab 200, 300, 400mg	RW Johnson

Source: Emergency rule added at 15 Ill. Reg. 11194, effective July 13, 1991, for a maximum of 150 days.

Section 790.1370 CALCIUM GLUCONATE
EMERGENCY

DOSAGE FORM, STRENGTH

Calcium Gluconate

inj 100mg/ml	Astra
inj 100mg/ml	Elkins-Sinn
inj 100mg/ml	Lypnolmed
inj 100mg/ml	Upjohn
inj 100mg/ml	Warner Chilc

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 700.60.

(Source: Emergency rule added at 15 Ill. Reg. ____ 11194 ____, effective July 19, 19__, for a maximum of 150 days)

Section 790.1930 CARBAMAZEPINE
EMERGENCY

DOSAGE FORM, STRENGTH

Carbamazepine
chew tab 100mg
Warner-Chilcott/W-L

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

tab 200mg Inwood/Forest
tab 200mg Parke-Davis/W-L
tab-200mg Pharmaceutical-Basies
tab 200mg Purepac
tab 200mg Stomak

3rand(s)
Regretol
Epitol
Regretol

chew tab 100mg Geigy/Ciba-Geigy
tab 200mg Leimmon
tab 200mg Geigy/Ciba-Geigy

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.2060 CEFAZOLIN SODIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cefazolin Sodium	inj inj inj inj inj inj	Baxter Ben Venue Elkins-Sinn/Robins Lemmon Lyphomed Marsam
3rand(s) Ancef Kefzol Zolicef	inj inj inj	SKF Lilly Bristol/3-M

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.2180 CHLORAMPHENICOL

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Chloramphenicol	cap oint, ophth 1% soln, ophth 0.5% soln, ophth 0.5%	Zenith Altana Norbrook Am Steris
3rand(s) Amphicol Chloromycetin Mychel Chlorofair Chloramycetin	cap cap cap oint, ophth 1% oint, ophth 1%	WK Laboratories Parke-Davis/W-L Rachelle Pharmafair Parke-Davis/W-L

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Chloroptic S.O.P.
Econochlor
AK-Chlor
Chlorofair
Chloroptic
Econochlor
Ophthochlor
Optomycin

oint, ophth 1%
oint, ophth 1%
soln, ophth 0.5%
soln, ophth 0.5%
soln, ophth 0.5%
soln, ophth 0.5%
soln, ophth 0.5%
soln, ophth 0.5%

Allergan
Alcon
Akorn
Pharmafair
Allergan
Alcon
Parke-Davis/W-L
Optonics

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.2618 CLORAZEPATE DIPOTASSIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Clorazepate Dipotassium	cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg @ cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg cap 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg @ tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg tab 3.75, 7.5, 15mg	Able American Therapeutics Chelsea Cord Lederle/Am Cyanamid Mylan Pharmaceutical Basics Purepac/KaliPharma Quakem Searle Warner Chilcott/W-L Able American Therapeutics Cord Lederle/Am Cyanamid Mylan Purepac/KaliPharma Warner Chilcott/W-L Watson

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.2655 CODEINE PHOSPHATE; GUAIFENESIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Codeine Phosphate; Guaifenesin	syr 10mg/5ml;100mg/5ml syr 10mg/5ml;100mg/5ml	Halsey HR Cenci
Robitussin AC	syr 10mg/5ml;100mg/5ml	AH Robins
Guaifenesin AC	syr 10mg/5ml;100mg/5ml	National Pharm/Barre

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.2661 CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Codeine Phosphate; Guaifenesin; Pseudoephedrine Hydrochloride	syr 10mg/5ml;100mg/5ml; 30mg/5ml syr 10mg/5ml;100mg/5ml; 30mg/5ml	National Pharm/Barre Pharmaceutical Basics
Codafed Expectorant	syr 10mg/5ml;100mg/5ml; 30mg/5ml	Hauck
Novahistine Expectorant	syr 10mg/5ml;100mg/5ml; 30mg/5ml	Merrell Dow
Robitussin DAC Syrup	syr 10mg/5ml;100mg/5ml; 30mg/5ml	AH Robins

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.2662 CODEINE PHOSPHATE; IODINATED GLYCEROL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Codeine Phosphate; Iodinated Glycerol	liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml	Halsey National Pharm/Barre Pharmaceutical Basics
Brand(s) Iotuss-C Oridol C Tussi Organidin Tussi-R-Gen Expectorant	liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml	HR Cenci LuChew Wallace Goldline

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.2740 CROTAMITON
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brands Crotan Eurax	lotion 10% lotion 10%	Owen/Derm Westwood Squibb

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.2820 CYCLOPENTOLATE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cyclopentolate Hydrochloride	soln, opht 1% soln, opht 1% soln, opht 1%	Barnes-Hind Norbrook Am Steris
Brand(s) Cyclogyl Pentolair	soln, opht 0.5,1% soln, opht 0.5,1%	Alcon Pharmafair

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.2908 DANA ZOL (Repealed)
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Danazol	cap-200mg	American-Therapeutics
Brand(s)		Winthrop/Sterling
Danocrine	cap-200mg	

(Source: Emergency repealer at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.3020 DEXAMETHASONE SODIUM PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone Sodium Phosphate	inj eq 4mg phosphate/ml inj eq 4mg phosphate/ml inj eq 4mg phosphate/ml inj eq 4,10mg phosphate/ml inj eq 20mg phosphate/ml inj eq 4,10mg phosphate/ml inj eq 4mg phosphate/ml inj eq 4mg phosphate/ml inj eq 4,10mg phosphate/ml inj eq 4mg phosphate/ml inj eq 4,10,20,24mg phosphate/ml inj eq 4,10,24mg phosphate/ml inj eq 4mg phosphate/ml soln, opth eq 0.1% phosphate soln, opth-otic eq 0.1% phosphate soln, opth eq 0.1% phosphate	Bel-Mar Bristol/B-M Dell Elkins-Sinn/Robins IMS Kendall McGaw Lemmon Luitpold Lyphomed Norbrook Am Quad Steris Wyeth/AMHO Barnes-Hind Norbrook Am Steris Central Pharm MSD/Merck Organon/Akzona MSD/Merck Pharmafair
Brand(s)		
Dexacen-4	inj eq 4mg phosphate/ml	
Decadron	inj eq 4,24mg phosphate/ml inj eq 4,10,20mg phosphate/ml oint, opth eq 0.05% phosphate oint, opth eq 0.05% phosphate	
Dexair	oint, opth eq 0.05% phosphate	

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Maxidex	oint, opth eq 0.05% phosphate	Alcon
AK-Dex	soln, opth eq 0.1% phosphate	Akorn
Decadron	soln, opth-otic eq 0.1% phosphate	MSD/Merck
Dexair	soln, opth eq 0.1% phosphate	Pharmafair

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.3027 DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dextromethorphan Hydrobromide; Iodinated Glycerol	liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml	Duramed Halsey Lucchem National Pharm/Bairre Pharmaceutical Basics
Brand(s)		
Logan DM	liq 10mg/5ml; 30mg/5ml	HiTech Pharmacal
Iotuss DM	liq 10mg/5ml; 30mg/5ml	HR Cenci
Tussi-Organidin DM	liq 10mg/5ml; 30mg/5ml	Organon/Akzona

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.3220 DIGOXIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Digoxin	elixir, 0.05mg/ml* elixir, 0.05mg/ml* elixir, 0.05mg/ml* inj 0.25mg/ml inj 0.25mg/ml inj 0.25mg/ml	Halsey Pharmafair Roxane Elkins-Sinn/Robins Lyphomed Wyeth Ayerst/AMHO

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

Brand(s)
Lanoxin Pediatric
Lanoxin

Brand(s)
Adapin
Sinequan
Sinequan

elixir, 0.05mg/ml*
inj 0.25mg/ml

cap eq 10,25,50,75,
100,150mg base
cap eq 10,25,50,75,
100mg base
conc eq 10mg base/ml

Pennwalt
Pfizer
Pfizer

This dosage form was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.50.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.3308 DIPYRIDAMOLE

Section 790.3420 DOXYCYCLINE HYCLATE

EMERGENCY

EMERGENCY

DRUG

APPLICATION HOLDER,
MANUFACTURERAPPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

DOSAGE FORM, STRENGTH

Dipyridamole

Doxycycline Hyclate

tab 25,50,75mg
tab 25,50,75mg
tab 25,50,75mg
tab 25,50,75mg

cap

Barr
Chelsea
Danbury
Halsey
Heather
Interpharm
Mutual
Mylan
Par
Parke-Davis/W-L
Private Formulations
Purepac/Kalipharma
Superpharm
West-Ward
Zenith

(Source: Emergency rule added at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.3340 DOXEPIN HYDROCHLORIDE

EMERGENCY

DRUG

APPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

Doxepin Hydrochloride

cap eq 25,50,75,100mg base
cap eq 10,25,50,75,
100,150mg base
cap eq 10,25,50,75,100mg
base
cap eq 10,25,50,75,100mg
base
cap eq 10,25,50,75,
100,150mg base
cap eq 10,25,50,75,
100mg base
cap eq 10,25,50,75,
100,150mg base
cap eq 10,25,50,75,
100,150mg base
conc eq 10mg base/ml
conc eq 10mg base/ml

Barr
Chelsea
Cord
Danbury
Lederle/Am Cyanamid
Mylan
Par
Purepac/Kalipharma
Royce
Copley
Pharmaceutical Basics

Brand(s)
Doxy-Lemmon

cap

Lemmon

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Rachelle
pfizer
Faulding
parke-Davis/W-L
LyphoMed
Rachelle
pfizer
Lemmon
Rachelle
pfizer

point, ophth 5mg/gm

MANUFACTURER

cap, enteric coated
 pellets 125mg
 cap, enteric coated

cap, enteric coated
pellets 250mg
oint, ophth 5mg/gm
soln, top 2%
soln, top 2%
soln, top 2%
soln, top 2%

Erymax

soln, top 2%
soln, top 1.5%
soln, top 2%
swab 2%
swab 2%
tab, enteric coated
333,500mg

250,333mg
tab, enteric coated

NOTICE OF EMERGENCY AMENDMENTS

Section 790.4667 HYDROCHLOROTHIAZIDE; LISINAPRIL

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
AMPHIPHILIC POLYMER- COATED PILLAR [ARTIFICIAL CELLULOSE MEMBRANE] [ARTIFICIAL CELLULOSE MEMBRANE]	TABLETS, 0.5 MG, 1 MG, 2 MG, 4 MG, 6 MG, 8 MG, 10 MG, 12 MG, 15 MG, 20 MG, 25 MG, 30 MG, 35 MG, 40 MG, 45 MG, 50 MG, 60 MG, 70 MG, 80 MG, 90 MG, 100 MG, 120 MG, 150 MG, 180 MG, 200 MG, 250 MG, 300 MG, 350 MG, 400 MG, 450 MG, 500 MG, 600 MG, 700 MG, 800 MG, 900 MG, 1000 MG, 1200 MG, 1500 MG, 1800 MG, 2000 MG, 2500 MG, 3000 MG, 3500 MG, 4000 MG, 4500 MG, 5000 MG, 6000 MG, 7000 MG, 8000 MG, 9000 MG, 10000 MG, 12000 MG, 15000 MG, 18000 MG, 20000 MG, 25000 MG, 30000 MG, 35000 MG, 40000 MG, 45000 MG, 50000 MG, 60000 MG, 70000 MG, 80000 MG, 90000 MG, 100000 MG, 120000 MG, 150000 MG, 180000 MG, 200000 MG, 250000 MG, 300000 MG, 350000 MG, 400000 MG, 450000 MG, 500000 MG, 600000 MG, 700000 MG, 800000 MG, 900000 MG, 1000000 MG, 1200000 MG, 1500000 MG, 1800000 MG, 2000000 MG, 2500000 MG, 3000000 MG, 3500000 MG, 4000000 MG, 4500000 MG, 5000000 MG, 6000000 MG, 7000000 MG, 8000000 MG, 9000000 MG, 10000000 MG, 12000000 MG, 15000000 MG, 18000000 MG, 20000000 MG, 25000000 MG, 30000000 MG, 35000000 MG, 40000000 MG, 45000000 MG, 50000000 MG, 60000000 MG, 70000000 MG, 80000000 MG, 90000000 MG, 100000000 MG, 120000000 MG, 150000000 MG, 180000000 MG, 200000000 MG, 250000000 MG, 300000000 MG, 350000000 MG, 400000000 MG, 450000000 MG, 500000000 MG, 600000000 MG, 700000000 MG, 800000000 MG, 900000000 MG, 1000000000 MG, 1200000000 MG, 1500000000 MG, 1800000000 MG, 2000000000 MG, 2500000000 MG, 3000000000 MG, 3500000000 MG, 4000000000 MG, 4500000000 MG, 5000000000 MG, 6000000000 MG, 7000000000 MG, 8000000000 MG, 9000000000 MG, 10000000000 MG, 12000000000 MG, 15000000000 MG, 18000000000 MG, 20000000000 MG, 25000000000 MG, 30000000000 MG, 35000000000 MG, 40000000000 MG, 45000000000 MG, 50000000000 MG, 60000000000 MG, 70000000000 MG, 80000000000 MG, 90000000000 MG, 100000000000 MG, 120000000000 MG, 150000000000 MG, 180000000000 MG, 200000000000 MG, 250000000000 MG, 300000000000 MG, 350000000000 MG, 400000000000 MG, 450000000000 MG, 500000000000 MG, 600000000000 MG, 700000000000 MG, 800000000000 MG, 900000000000 MG, 1000000000000 MG, 1200000000000 MG, 1500000000000 MG, 1800000000000 MG, 2000000000000 MG, 2500000000000 MG, 3000000000000 MG, 3500000000000 MG, 4000000000000 MG, 4500000000000 MG, 5000000000000 MG, 6000000000000 MG, 7000000000000 MG, 8000000000000 MG, 9000000000000 MG, 10000000000000 MG, 12000000000000 MG, 15000000000000 MG, 18000000000000 MG, 20000000000000 MG, 25000000000000 MG, 30000000000000 MG, 35000000000000 MG, 40000000000000 MG, 45000000000000 MG, 50000000000000 MG, 60000000000000 MG, 70000000000000 MG, 80000000000000 MG, 90000000000000 MG, 100000000000000 MG, 120000000000000 MG, 150000000000000 MG, 180000000000000 MG, 200000000000000 MG, 250000000000000 MG, 300000000000000 MG, 350000000000000 MG, 400000000000000 MG, 450000000000000 MG, 500000000000000 MG, 600000000000000 MG, 700000000000000 MG, 800000000000000 MG, 900000000000000 MG, 1000000000000000 MG, 1200000000000000 MG, 1500000000000000 MG, 1800000000000000 MG, 2000000000000000 MG, 2500000000000000 MG, 3000000000000000 MG, 3500000000000000 MG, 4000000000000000 MG, 4500000000000000 MG, 5000000000000000 MG, 6000000000000000 MG, 7000000000000000 MG, 8000000000000000 MG, 9000000000000000 MG, 10000000000000000 MG, 12000000000000000 MG, 15000000000000000 MG, 18000000000000000 MG, 20000000000000000 MG, 25000000000000000 MG, 30000000000000000 MG, 35000000000000000 MG, 40000000000000000 MG, 45000000000000000 MG, 50000000000000000 MG, 60000000000000000 MG, 70000000000000000 MG, 80000000000000000 MG, 90000000000000000 MG, 100000000000000000 MG, 120000000000000000 MG, 150000000000000000 MG, 180000000000000000 MG, 200000000000000000 MG, 250000000000000000 MG, 300000000000000000 MG, 350000000000000000 MG, 400000000000000000 MG, 450000000000000000 MG, 500000000000000000 MG, 600000000000000000 MG, 700000000000000000 MG, 800000000000000000 MG, 900000000000000000 MG, 1000000000000000000 MG, 1200000000000000000 MG, 1500000000000000000 MG, 1800000000000000000 MG, 2000000000000000000 MG, 2500000000000000000 MG, 3000000000000000000 MG, 3500000000000000000 MG, 4000000000000000000 MG, 4500000000000000000 MG, 5000000000000000000 MG, 6000000000000000000 MG, 7000000000000000000 MG, 8000000000000000000 MG, 9000000000000000000 MG, 10000000000000000000 MG, 12000000000000000000 MG, 15000000000000000000 MG, 18000000000000000000 MG, 20000000000000000000 MG, 25000000000000000000 MG, 30000000000000000000 MG, 35000000000000000000 MG, 40000000000000000000 MG, 45000000000000000000 MG	

DOSAGE FORM, STRENGTH

Brand(s)		Merck/MSD
Prinzide 12.5*	tab 12.5mg; 20mg	Imperial Chem
Zestoretic 20/12.5	tab 12.5mg; 20mg	Merck/MSD
Prinzide 25*	tab 25mg; 20mg	Imperial Chem
Zestoretic 20/25	tab 25mg; 20mg	Imperial Chem

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.4725 HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE

EMERGENCY

	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
D D		

DOSAGE FORM, STRENGTH

Hydrocodone Bitartrate; Phenylpropanolamine	syr 2.5mg/5ml; 12.5mg/5ml	Halsey
Hydrochloride	syr 5mg/5ml; 25mg/5ml	Halsey
grand(s)	syr 5mg/5ml; 25mg/5ml	Pharmaceutical Basics
Hycophen Pediatric Syrup	syr 2.5mg/5ml; 12.5mg/5ml	HR Cenci
Hycohyne Pediatric Syrup	syr 2.5mg/5ml; 12.5mg/5ml	DuPont
Codamine Syrup	syr 5mg/5ml; 25mg/5ml	National Pharm/Barre
Hycophen Syrup	syr 5mg/5ml; 25mg/5ml	HR Cenci
Hycohyne Syrup	syr 5mg/5ml; 25mg/5ml	DuPont
Propachem Syrup	syr 5mg/5ml; 25mg/5ml	LuChem

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.4740 HYDROCORTISONE

EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

MANUFACTURER

DOSAGE FORM. STRENGTH

Hydrocortisone	cream 0.5, 1%	Altana
	cream 1, 2.5% <td>Ambix/Organics</td>	Ambix/Organics

NOTICE OF EMERGENCY AMENDMENTS

cream 0.5,1,2.5%	Biocraft
cream 0.5,1,2.5%	Clay-Park
cream 1%	Everylife
cream 2.5%	Fougere/Pharmademi/ Altana
cream 1%	G & W Lab
cream 0.5,1%	Ingram
cream 1%	Lennon
cream 2.5%	NMC Labs
cream 1,2.5%	Naska
cream 1,2.5%	Pharmaceutical Basics
cream 1,2.5%	Pharmademi/Altana
cream 1%	Pharmafair
cream 0.5,1%	Stanlabs/Simpak
cream 0.5,1,2.5%	Thames
cream 1%	Topidem
cream 1%	Towne Paulsen
lotion 0.5,1%	Clay-Park
lotion 0.5%	Mericon
lotion 1%	Naska
lotion 0.5,1%	National Pharm/Barre
lotion 1%	Thames
oint 0.5,1%	Altana
oint 1,2.5%	Ambix/Organics
oint 1%	Carolina Medical
oint 0.5,1,2.5%	Clay-Park
oint 1%	Naska
oint 1,2.5%	Pharmaceutical Basics
oint 1%	Pharmademi/Altana
oint 0.5,1,2.5%	Thames
cream 1%	Del-Ray
cream 1%	Parke-Davis/W-L
cream 0.5,1%	Miles
cream 1%	Reid-Rowell
cream 1%	Thames
cream 0.5,1,2.5%	Westwood Squibb
cream 0.5	Pharm Assoc/Beach
cream 0.5,1%	C & M
cream 0.5%	Miles
cream 1%	Miles
cream 2.5%	C & M
cream 0.5,1%	Syosett
cream 1%	NMC
cream 1,2.5%	Dermik/Rorer
cream 0.5,1%	Owen/Derm
cream 1,2.5%	Herbert/Allergan

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Proctocort	cream 0.5%	Reid-Rowell
Synacort	cream 0.5,1,2.5%	Syntex
Nutracort	gel 1%	Owen/Derm
Penecort	gel 1%	Herbert/Allergan
Acticort	lotion 1%	Key
Ala-Cort	lotion 1%	Del-Ray
BalneoI-HC	lotion 1%	Reid-Rowell
Beta-HC	lotion 1%	Beta Dermaceuticals
Cetacort	lotion 0.5,1%	Owen/Derm
Cort-Dome	lotion 0.5,1%	Miles
Dermacort	lotion 0.5,1%	Reid-Rowell
Epicort	lotion 0.5%	Bluline
Glycort	lotion 1%	Heran
Hytone	lotion 1,2.5%	Dermik/Rorer
Nutracort	lotion 0.5,1,2.5%	Owen/Derm
Stie-Cort	lotion 1,2.5%	Stiefel
Texacort	lotion 1%	CooperCare
Cortril	oint 1,2.5%	Pfizer/Pharmecs/Pfizer
HC	oint 0.5,1%	C & M
Hymac	oint 1%	NMC
Hytone	oint 1,2.5%	Dermik/Rorer
Penecort	oint 2.5%	Herbert/Allergan
Penecort	soln, top 1%	Herbert/Allergan
Texacort	soln, top 1%	Genderm

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.4940 HYDROCORTISONE ACETATE; NEOMYCIN SULFATE

EMERGENCY

APPLICATION HOLDER, MANUFACTURER

DRUG

DOSAGE FORM, STRENGTH

Brand(s)

AK-Neocort	susp, opth 1.5%; eq 3.5mg base/ml	Akorn
Cor-Oticin	susp, opth 1.5%; eq 3.5mg base/ml	Norbrook Am
Neo-Cortef	susp, opth 1.5%; eq 3.5mg base/ml	Upjohn

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective May 1, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.5320 IODINATED GLYCEROL

APPLICATION HOLDER, MANUFACTURER

DRUG

DOSAGE FORM, STRENGTH

Iodinated Glycerol

Halsey

liq 60mg/5ml (30mg organically bound iodine)
liq 60mg/5ml (30mg organically bound iodine)
liq 60mg/5ml (30mg organically bound iodine)
liq 60mg/5ml (30mg organically bound iodine)
soln 50mg/ml (25mg organically bound iodine)

National Pharm/Barre

Pharmaceutical Basics

National Pharm/Barre

HiTech Pharmacal

HR Cenci

Organon/Akzona

HiTech Pharmacal

HR Cenci

Wallace

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

NOTICE OF EMERGENCY AMENDMENTS

Section 790.5540 LACTULOSE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lactulose	<div> <div>syr 10gm/15ml</div> <div>syr 10gm/15ml</div> <div>syr 10gm/15ml</div> </div>	Kali Duphar Pharmaceutical Basics Roxane
Grand(s)		
Cephulac	syr 10gm/15ml	Merrell-Dow
Chalac	syr 10gm/15ml	Atta
Chronolac	syr 10gm/15ml	Merrell-Dow
Constatilac	syr 10gm/15ml	Atta
Constulose	syr 10gm/15ml	National Pharm/Barre
Duphalac	syr 10gm/15ml	Reid-Rowell
Enulose	syr 10gm/15ml	National Pharm/Barre
Generlac	syr 10gm/15ml	Pharmaceutical Basics
Portalac	syr 10gm/15ml	Reid-Rowell

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.5740 LITHIUM CARBONATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lithium Carbonate	<div> <div>cap 300mg</div> <div>cap 300mg</div> <div>cap 300mg</div> <div>@ tab 300mg</div> <div>tab 300mg</div> </div>	Bolar Pharmaceutical-Basics Roxane Roerig/Pfizer Roxane
Grand(s)		
Eskalitr	cap 300mg	SKF
Lithonate	cap 300mg	Reid-Rowell
Eskalith	tab 300mg	SKF
Lithane	tab 300mg	Miles
Litnotabs	tab 300mg	Reid-Rowell

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.5792 LORAZEPAM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lorazepam	<div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 1,2mg</div> <div>tab 0.5,1,2mg</div> <div>tab 1,2mg</div> <div>tab 0.5,1,2mg</div> </div>	<div> <div>Barr</div> <div>Cord</div> <div>Danbury</div> <div>Halsey</div> <div>Mutual</div> <div>Mylan</div> <div>Par</div> <div>Pharmaceutical Basics</div> <div>Purepac/Kalipharma</div> <div>Superpharm</div> <div>Warner Chilcott/W-L</div> <div>Watson</div> </div>
Grand(s)		
Ativan	tab 0.5,1,2mg	Wyeth Ayerst/AMHO
Loraz	tab 0.5,1,2mg	Quantum

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

Section 790.5830 MECLOFENAMATE SODIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Meclofenamate Sodium	<div> <div>cap-eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> <div>cap eq 50,100mg base</div> </div>	<div> <div>American-Therapeutics</div> <div>Barr</div> <div>Bolar</div> <div>Chelsea</div> <div>Cord</div> <div>Danbury</div> <div>Mylan</div> <div>Par</div> <div>Pharmaceutical Basics</div> <div>Quantum</div> </div>
Grand(s)		
Meclofen	cap eq 50,100mg base	Parke-Davis/W-L

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.5840 MEGESTROL ACETATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Megestrol Acetate	tab-20,40mg tab 20,40mg tab-20,40mg	Colimed Par Pharmaceutical-Basies
Brand(s) Megace	tab 20,40mg	Mead Johnson/B-M

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.5940 METAPROTERENOL SULFATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Metaproterenol Sulfate	soln for inh 0.4,0.6% soln for inh 0.4,0.6,5% soln for inh 0.4,0.6% soln for inh 5% syr 10mg/5ml tab 10,20mg tab 10,20mg tab 10,20mg tab-10,20mg	Armour Pharmaceutical Dey Labs Paco Research Pharmaceutical Basics Pharmaceutical Basics American Therapeutics Biocraft Danbury Par Pharmaceutical-Basies
Brand(s) Alupent* Dey-Dose Dey-Lute Alupent* Prometa Alupent*	soln for inh 0.4,0.6,5% soln for inh 5% soln for inh 0.4,0.6% syr 10mg/5ml syr 10mg/5ml tab 10,20mg	Boehringer Ingelheim Dey Labs Dey Labs Boehringer Ingelheim Muro Boehringer Ingelheim

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.6020 METHIDILAZINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methidilazine Hydrochloride Brand(s) Tacaryl	syr 4mg/5ml syr 4mg/5ml	National Pharm/Barre Westwood Squibb

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6180 METHOTREXATE SODIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methotrexate Sodium	inj eq 25mg base/ml inj eq 25mg base/ml inj eq 25mg base/ml inj eq 2.5,25mg base/ml base/vial inj eq 2.5,25mg base/ml inj eq 20,50,100mg base/vial inj eq 25mg base/ml inj eq 25mg base/ml inj eq 20,50,100,250mg base/vial tab 2.5mg tab 2.5mg	Adria Den Venue IMS Lederle/Am Cyanamid Lederle/Am Cyanamid Lypomed Lypomed Pharmachemie Quad Quad Barr Lederle/Am Cyanamid

Brand(s)

Abitrexate Folex PFS Abitrexate Folex Mexate Mexate-AQ	inj eq 25mg base/ml inj eq 25mg base/ml inj eq 50,100,250mg base/vial inj eq 50,100,250mg base/vial inj eq 20,50,100,250mg base/vial inj eq 25mg base/ml	International Pharm Adria International Pharm Adria Bristol/B-M Bristol/B-M
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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Rheumatrex*

tab 2.5mg

Lederle/Am Cyanamid

*Delayed effective date. This brand name drug product is protected by patent and is not eligible for drug product selection until October 31, 1991.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6430 MINOCYCLINEEMERGENCYDRUGMinocycline
Brand(s)

Mincocin
Mincocin
cap 50,100mg
@ cap 50,100mg
cap, coated pellets 50,100mg

APPLICATION HOLDER,
MANUFACTURER

Warner-Chilcott/W-L

*NOTE: Due to differences in bioequivalence, powder-filled capsules MAY NOT be interchanged with pellet-filled capsules. The footnote that appeared previously with this drug entry has been deleted. All products listed above are available for drug product selection.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6435 MINOXIDILEMERGENCYDRUG

Minoxidil

APPLICATION HOLDER,
MANUFACTURER

tab 2.5,10mg
tab 2.5,10mg
tab-2.5mg
tab 2.5,10mg
tab 2.5,10mg

Loniten
Brand(s)

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6500 NAPHAZOLINE HYDROCHLORIDEEMERGENCYDRUG

Naphazoline
Hydrochloride

APPLICATION HOLDER,
MANUFACTURER

Norbrook Am

OOSAGE FORM, STRENGTH

soln, opth 0.1%

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Brand(s)

AK-Con
Albion Liquifilm
Nafazair
Naphcon Forte
Opcon
Vasocon Regular

soln, opth 0.1%
soln, opth 0.1%
soln, opth 0.1%
soln, opth 0.1%
soln, opth 0.1%
soln, opth 0.1%

Akon
Allergan
Pharmafair
Alcon
Bausch & Lomb
Iolab

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6610 NIFEDIPINEEMERGENCYDRUG

Nifedipine

OOSAGE FORM, STRENGTH

cap 10,20mg
cap 10,20mg
cap 10,20mg

APPLICATION HOLDER,
MANUFACTURER

Chase
Purepac/Kalipharma
Warner-Chilcott/W-L

Brand(s)
Adalat
Procardia

cap 10,20mg
cap 10,20mg

Miles
Pfizer

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.6875 OXAZEPAMEMERGENCYDRUG

Oxazepam

DOSAGE FORM, STRENGTH

cap 10,15,30mg
cap 10,15,30mg
cap 10,15mg
cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
cap 10,15,30mg
tab 15mg
tab 15mg

APPLICATION HOLDER,
MANUFACTURER

American Therapeutics
Barr
Chelsea
Cord
Danbury
Purepac
Zenith
Barr
Danbury
Parke-Davis/W-L

Brand(s)
Serax
Serax

cap 10,15,30mg
tab 15mg

Wyeth Ayerst/AMHO
Wyeth Ayerst/AMHO

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.7380 <u>EMERGENCY</u>	PREDNISOLONE SODIUM PHOSPHATE	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
DRUG			
Prednisolone Sodium Phosphate	injection 20mg phosphate/ml solution, 0.125, 1% (eq 0.11%, 0.9% phosphate) solution, 0.125, 1% (eq 0.11%, 0.9% phosphate)	Steris Barnes-Hind Norbrook Am	
Brand(s) Hydraltrasol AK-Pred	injection 20mg phosphate/ml solution, 0.125, 1% (eq 0.11%, 0.9% phosphate)	MSD/Merck Akorn	

Inflamase Forte	(eq 0.11% phosphate) sol'n, opnth 1%	Iolab
Predair	(eq 0.9% phosphate) sol'n, opnth 0.125%	Pharmafair
Predair Forte	(eq 0.11% phosphate) sol'n, opnth 1% (eq 0.9% phosphate)	Pharmafair

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1984 for a maximum of 150 days)

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Propranolol Hydrochloride	cap, extended release 60, 80, 120, 160mg inj 1mg/ml oral soln 20mg/5ml oral soln 40mg/5ml oral soln 20mg/5ml oral soln 40mg/5ml tab 10, 20, 40, 60, 80mg tab 10, 20, 40, 60, 80mg tab 10, 20, 40, 60, 80mg tab 10, 20, 40, 60, 80mg tab 10, 20, 40, 60, 80, 90mg tab 10, 20, 40, 60, 80, 90mg tab 10, 20, 40, 80mg tab 10, 20, 40, 60, 80, 90mg	Inwood Solopak Pharmaceutical Basic Pharmaceutical Basic Roxane Roxane Barr Bolar Chelsea Cord Danbury Duramed Interpharm Invamed

tab 10, 20, 40, 60, 80, 90mg	Interpharm
tab 10, 20, 40, 80mg	Interpharm
tab 10, 20, 40, 60, 80, 90mg	Invamed

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

tab 10, 20, 40mg
tab 10, 20, 40, 60, 80mg
tab 10, 20, 40, 60, 80mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80mg
tab 10, 20, 40, 60, 80mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80, 90mg
tab 10, 20, 40, 60, 80mg
cap, extended release,
60, 80, 120, 160mg
inj 1mg/ml
tab 10, 20, 40, 60, 80, 90mg

Brand(s)
Inderal LA
Inderal
Inderal

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.8106 RITODRINE HYDROCHLORIDE

EMERGENCY

DRUG
Ritodrine Hydrochloride
Yutopar

DOSAGE FORM, STRENGTH
inj 10, 15mg/ml
inj 10, 15mg/ml
inj 10, 15mg/ml
inj 10, 15mg/ml

APPLICATION HOLDER,
MANUFACTURER
Abbott
Lynpholmed
Quad
Yutopar

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.8140 SELENIUM SULFIDE

EMERGENCY

DRUG
Selenium Sulfide
Exsel

DOSAGE FORM, STRENGTH
lotion/shampoo 2.5%
lotion/shampoo 2.5%
lotion/shampoo 2.5%
lotion/shampoo 2.5%
lotion/shampoo 2.5%

APPLICATION HOLDER,
MANUFACTURER
Clay Park
National Pharm/Barre
Pharmaceutical Basics
Syosset
Thames
Herbert/Allergan

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

Selsun
lotion/shampoo 2.5%

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.8420 SULFACETAMIDE SODIUM
EMERGENCY

DRUG
Sodium Sulfacetamide

DOSAGE FORM, STRENGTH
oint, opth 10%
soln, opth 10%, 30%
soln, opth 10%, 15%, 30%
soln, opth 10%, 30%

APPLICATION HOLDER,
MANUFACTURER
Fougere/Altana
Barnes-Hind
Norbrook Am
Steris

Brand(s)

Bleph-10
Catamide
Sodium Sulamyd
Sulfair 10
AK-Sulf
Bleph-10
Bleph-30
Isopto Catamide
Ocusulf-10
Ocusulf-30
Sodium Sulamyd
Sulf-10
Sulfacel-15
Sulfair-10
Sulfair-15
Sulfair Forte
Sulfen-10

APPLICATION HOLDER,
MANUFACTURER
Allergan
Allergan
Schering
Pharmafair
Akorn
Allergan
Allergan
Alcon
Optotics
Optotics
Schering
Iolab
Optotics
Pharmafair
Pharmafair
Pharmafair
Bausch & Lomb

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.8710 SULINDAC

EMERGENCY

DRUG
Sulindac

DOSAGE FORM, STRENGTH
tab 150, 200mg
tab 150, 200mg
tab 150, 200mg
tab 150, 200mg

APPLICATION HOLDER,
MANUFACTURER
American Therapeutics
Danbury
Mutual
Warner-Chilcott/W-L

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Brand(s)
Clinoril
tab 150,200mg Merck/MSD
(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.9048 TIMOLOL MALEATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Timolol Maleate	tab 5,10,20mg tab 5,10,20mg tab 5,10,20mg tab 5,10,20mg	Bolar Cord Mylan Pharmaceutical-Basies
Brand(s) Blocadren	tab 5,10,20mg	MSD/Merck

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.9056 TOLAZAMIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tolazamide	tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 250,500mg tab 100,250,500mg tab 250,500mg tab 100,250,500mg tab 100,250,500mg tab 250,500mg tab 100,250,500mg	Barr Bolar Gheisea Cord Danbury Duramed Interpharm Mutual Mylan Par Pharmaceutical Basics Superpharm Zenith
Brand(s) Tolinase	tab 100,250,500mg	Upjohn

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.9084 TRAZODONE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trazodone Hydrochloride	tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg	American Therapeutics Barr Bolar Gheisea Cord Danbury Lemmon Mylan Pharmaceutical Basics Purepac/Kalipharma Sidmak
Brand(s) Desyrel	tab 50,100,150mg	Mead Johnson/B-M

*This 150mg tablet cannot be broken into three 50mg segments. Prescribers and pharmacists should be aware of this difference and take it into account when writing a prescription or practicing drug product selection.

(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.9320 TRIMIPRAMINE MALEATE (Repealed)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trimipramine Maleate Brand(s) Surrett	cap-eq-25,50,100mg-base cap-eq-25,50,100mg-base	Pharmaceutical-Basies Wyeth-Ayerst/AAH0

(Source: Emergency repealer at 15 Ill. Reg. 11194, effective July 19, 1991, for a maximum of 150 days)

Section 790.9460 TROPICAMIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tropicamide	soln, opth 0.5% soln, opth 0.5,1% soln, opth 0.5,1%	Norbrook Am Optotics Steris

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS3rand(s)
Hydrafair
Mydrilactilsoln, opth 0.5,1% Pharmafair
soln, opth 0.5,1% Alcon(Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, 1991,
for a maximum of 150 days)DEPARTMENT OF REVENUE
NOTICE OF EMERGENCY RULES

- 1) The Heading of the Part: Riverboat Gambling
- 2) Code Citation: 86 Ill. Adm. Code 3000
- 3) Section Numbers:

3000.100	<u>Emergency Action:</u>
3000.110	New Section
3000.115	New Section
3000.120	New Section
3000.130	New Section
3000.140	New Section
3000.150	New Section
3000.155	New Section
3000.160	New Section
3000.161	New Section
3000.165	New Section
3000.170	New Section
3000.180	New Section
3000.200	New Section
3000.210	New Section
3000.220	New Section
3000.230	New Section
3000.240	New Section
3000.245	New Section
3000.250	New Section
3000.260	New Section
3000.270	New Section
3000.280	New Section
3000.281	New Section
3000.282	New Section
3000.283	New Section
3000.300	New Section
3000.310	New Section
3000.320	New Section
3000.330	New Section
3000.340	New Section
3000.350	New Section
3000.400	New Section
3000.405	New Section
3000.410	New Section
3000.415	New Section
3000.420	New Section
3000.425	New Section
3000.430	New Section
3000.435	New Section
3000.440	New Section
3000.600	New Section
3000.610	New Section

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

3000.700 New Section
 3000.705 New Section
 3000.710 New Section
 3000.715 New Section
 3000.716 New Section
 3000.720 New Section
 3000.725 New Section
 3000.730 New Section
 3000.735 New Section
 3000.740 New Section
 3000.745 New Section
 3000.750 New Section
 3000.755 New Section
 3000.760 New Section
 3000.765 New Section
 3000.770 New Section
 3000.800 New Section
 3000.810 New Section
 3000.820 New Section
 3000.830 New Section
 3000.840 New Section
 3000.900 New Section
 3000.910 New Section
 3000.920 New Section
 3000.930 New Section
 3000.940 New Section
 3000.950 New Section
 3000.960 New Section
 3000.1000 New Section
 3000.1010 New Section
 3000.1020 New Section
 3000.1030 New Section
 3000.1100 New Section
 3000.1110 New Section
 3000.1120 New Section
 3000.1130 New Section
 3000.1140 New Section
 3000.1150 New Section
 3000.1160 New Section
 3000.1170 New Section
 3000.1171 New Section
 3000.1172 New Section

- 4) Statutory Authority: Riverboat Gambling Act, Ill. Rev. Stat. ch. 120, para. 2401 et. seq., P.A. 86-1029, effective February 7, 1990 amended by 86-1389, effective September 10, 1990.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 5) Effective Date of Rules: July 17, 1991
 6) If these emergency rules are to expire before the end of the 150-day period, please specify date on which they are to expire: N/A
 7) Date Filed in Agency's Principal Office: July 16, 1991
 8) Reason For Emergency:

The Illinois Gaming Board ("Board") was recently established to create and administer a system of riverboat casino gambling in the State of Illinois. The Board now recognizes the existence of a situation constituting a threat to the public interest, safety and welfare, which requires the adoption of emergency rules. The Board has been informed that the first of the riverboat casinos intends to begin operation within the next several weeks. Although the Board is responsible for issuing licenses to own and operate the casinos, it is up to the licensees (within statutory outside limits) to determine when each will commence operations. The boats cannot enter the water without a comprehensive set of regulations firmly in place.

While under statutory deadlines to adjudicate the suitability of applicants for the first licenses to operate and supply the riverboat casinos, the Board has devoted as much time as possible to drafting the regulatory structure vital to the lawful functioning of Illinois' nascent gambling industry. The Board published a skeletal set of rules to commence the first forty-five day notice and comment period under the Administrative Procedure Act ("APA"). Although the Board received some comments on that filing, it was not until the forty-five day comment period had expired that the Board was deluged with incisive comment from would-be industry participants, other regulatory agencies of the State, the Governor's Office and interested State legislators. With its newly-gained experience in the regulation of gambling in Illinois and the benefit of voluminous, insightful input from a variety of sources, the Board created these rules, a system of gaming regulation tailored to the unique needs of Illinois.

These rules are substantively different from the set first published and include the necessary detail lacking therein. Faced with the emergency of casino boats ready to enter the water and innumerable persons chomping at the proverbial bit to get into the industry in one capacity or another, the Board, rather than subvert the APA's prohibition on changing the substance of

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

rules filed for first notice in the absence of specific comment received during the forty-five day comment period, has withdrawn its initial permanent rule filing and is filing this comprehensive set of emergency rules. These rules are simultaneously being filed as permanent rules, and the Board looks forward to forty-five days of public comment. This process will confront and assuage the emergency as well as provide a better opportunity for public notice and comment than would a second notice and comment period for a set of regulations drastically altered since expiration of the first forty-five day comment period.

The need for comprehensive regulation of Illinois' nascent gambling industry as it begins operations cannot be overestimated. As gambling in Illinois moves from the realm of the illegal to that of the legal, it carries the inherent risks of infiltration by organized crime, unusual possibilities of consumer fraud, and cash-rich casino coffers from which large amounts of tax funds are to be collected for the State and local governments. See, e.g., Fried, *New Jersey Developments: Discretionary Authority and Licensing Standards Under The Casino Control Act*, Rutgers L. Rev., vol. 37:625 (1984) (hereinafter "Fried") and citations therein; O'Donnell, *A Chief Executive's Views on the Necessity for Comprehensive State Control and Regulation in the United States Gaming Industry*, Conn. L. Rev., vol. 12:665 (1980); Rose, *The Legalization and Control of Casino Gambling*, Fordham Urban L. J., vol. VIII:245 (1980) (hereinafter "Rose").

These emergency regulations cover such essential areas as casino floor procedures and accounting practices, security measures against theft and cheating at the games and the method of paying the Riverboat Gambling Act taxes to the State and local governments. "State regulation of floor procedures and accounting practices creates uniformity and accuracy, helping to ensure an honest game, an honest take, and honest reporting of revenues." Fried, at 630, n. 29.

The integrity of the games is only as good as the security of the gaming equipment and gaming personnel running it. But the Riverboat Gambling Act does not delineate who must be licensed to supply gaming supplies and services, leaving that vital task to Board regulation. These rules establish the critical balance between open entry into the industry, encouraging participation by a wide range of equipment suppliers and gaming personnel, and selective entry only to thoroughly investigated, reputable business enterprises.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Further, these emergency rules ensure fair and efficient administrative adjudication of any disputes regarding licensing, exclusion of persons from the boats, or disciplinary actions against licensees. A matter regarding the Board's refusal to issue a finding of preliminary suitability for licensure to an applicant for an owner's license is presently pending, a hearing having been requested as prescribed by the Riverboat Gambling Act. These rules provide the security and fairness of written procedures for the proper production of a record upon which the Board will rely in making its final decision with regard to the license at issue. The Board has reason to believe that some of the licenses at issue at the July 16, 1991 Board meeting may also soon become subjects of hearings to be conducted pursuant to these hearing rules.

Moreover, the discovery rules included herein preserve the necessary balance between protecting the privacy of the sensitive information involved in Board licensing and disciplinary decisions, and enabling each party to present its case. Discovery in this administrative context cannot become a method of obtaining sensitive material such as information from law enforcement agencies, that would otherwise not be available to the public.

In sum, the fact that the first of the riverboat casinos is on the verge of commencing operations on the waterways of the State of Illinois, the necessity of licensing qualified suppliers to that and other soon-to-follow casinos, and the pendency of one administrative proceeding under the Riverboat Gambling Act, together constitute a threat to the public interest, safety and welfare requiring the adoption of emergency rules pursuant to the Administrative Procedure Act.

9) A Complete Description of the Subjects and Issues Involved:

This rulemaking implements the following aspects of the Riverboat Gambling Act; the application and licensing process, the owner's internal control system, the hearing process, the excursion procedures, the conduct of gaming, the exclusion of persons, the surveillance and security provisions, the liquor licensing process and the accounting procedures.

Subpart A, General Provisions, includes various sections covering definitions, disciplinary actions, fair market value of contracts, owner responsibilities, weapons on riverboats as well as other general matters. Specific sections classifying the licenses to be issued and the fees to be paid with respect to

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

applications, licenses and renewals are outlined in Subpart B. License application procedures and provisions which address the transferability of licenses are also included in this Subpart.

Subpart C, Owners Internal Control System, details the rules concerning what operational information the holder of an Owners' License must provide to the Administrator. The provisions detail the specific information that is to be submitted, and also outline the review procedures for the owner's submission. Rules setting forth the procedures for a hearing requested by an individual who has been denied a license or who has been placed on the Exclusion List are contained in Subpart D. In addition, rules regarding the conduct of such a hearing are contained in this Subpart. Subpart F, Excursions, includes a rule defining when a gaming excursion is deemed to have commenced, and also includes a provision outlining procedures for excursions in inclement weather.

There are numerous Subparts devoted to gaming on the Riverboat. Subpart G outlines the regulations controlling the actual conduct of gaming. Such regulations include the specifications for chips and tokens, the rules and payout ratio for live gaming devices, the payout percentage for Electronic Gaming Devices, the inventory and destruction procedures for chips and the standards for Electronic Gaming Devices. Subpart H includes sections relating to persons who are excluded from riverboat gambling in this State. This Subpart covers the criteria for exclusion, the procedure for the entry of names on the Exclusion List and the procedure for removal from the list. Riverboat surveillance and security regulations make up Subpart I. The requirements for surveillance equipment are delineated, as are the requirements for security and surveillance rooms on board the riverboat and at the dock site.

Subpart J details the rules regarding liquor licenses. Sections include the issuance of liquor licenses, the hours of sale and disciplinary actions. Accounting procedures are covered in Subpart K. Provisions include the type of documents to be generated by the holder of an Owner's License, the annual audit requirements, the accounting controls concerning the handling of cash and the granting of credit, the method to deposit the admission and wagering taxes and the cash reserve requirements.

Subpart E is reserved for the hearing rules relating to Board disciplinary action or Board seizure of gaming devices.

- 10) Are there any proposed amendments to this Part pending?
No.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 11) Statement of Statewide Policy Objectives: The rulemaking neither creates nor expands any State mandates.

- 12) Information and questions regarding these rules shall be directed to:

Donna B. More
Chief Legal Counsel
Illinois Gaming Board
9511 W. Harrison
Des Plaines, Illinois 60016
(708) 294-4100

The full text of the emergency rules begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

TITLE 86: REVENUE
CHAPTER IV: ILLINOIS GAMING BOARDPART 3000
RIVERBOAT GAMBLING

SUBPART A: GENERAL PROVISIONS

Section	
3000.100	Definitions
EMERGENCY	
3000.110	Disciplinary Actions
EMERGENCY	
3000.115	Records Retention
EMERGENCY	
3000.120	Place to Submit Materials
EMERGENCY	
3000.130	No Opinion or Approval of the Board
EMERGENCY	
3000.140	Applicants' Duty to Disclose Changes in Information
EMERGENCY	
3000.150	Owner's and Supplier's Duty to Investigate Job Applicants
EMERGENCY	
3000.155	Investigatory Proceedings
EMERGENCY	
3000.160	Owner's and Supplier's Duty to Report Misconduct
EMERGENCY	
3000.161	Communication with other Agencies
EMERGENCY	
3000.165	Participation in Games by Owners, Directors, Officers, Directors, Key Persons or Gaming Employees
EMERGENCY	
3000.170	Fair Market Value of Contracts
EMERGENCY	
3000.180	Weapons on Riverboat
EMERGENCY	

SUBPART B: LICENSES

Section	
3000.200	Classification of Licenses
EMERGENCY	
3000.210	Fees and Bonds
EMERGENCY	

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

3000.220	Applications
EMERGENCY	
3000.230	Owner's Licenses
EMERGENCY	
3000.235	Transferability of Ownership
EMERGENCY	
3000.240	Supplier's Licenses
EMERGENCY	
3000.245	Occupational Licenses
EMERGENCY	
3000.250	Transferability of Licenses
EMERGENCY	
3000.260	Waiver of Requirements
EMERGENCY	
3000.270	Certification and Registration of Electronic Gaming Devices
EMERGENCY	
3000.280	Application for Registration for all Gaming Devices
EMERGENCY	
3000.281	Transfer of License-Expiration
EMERGENCY	
3000.282	Seizure of Gaming Devices
EMERGENCY	
3000.283	Analysis of Questioned Electronic Gaming Devices
EMERGENCY	

SUBPART C: OWNER'S INTERNAL CONTROL SYSTEM

Section	
3000.300	Objectives of Internal Control System
EMERGENCY	
3000.310	Administrator Approval
EMERGENCY	
3000.320	Requirements
EMERGENCY	
3000.330	Review of Procedures
EMERGENCY	
3000.340	Operating Procedures
EMERGENCY	
3000.350	Modifications
EMERGENCY	

SUBPART D: HEARINGS ON NOTICE OF DENIAL OR PLACEMENT ON
EXCLUSION LIST

Section	
3000.400	Coverage of Subpart
EMERGENCY	

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

3000.405
EMERGENCY
3000.410
EMERGENCY
3000.415
EMERGENCY
3000.420
EMERGENCY
3000.425
EMERGENCY
3000.430
EMERGENCY
3000.435
EMERGENCY
3000.440
EMERGENCY

Requests for Hearings

Appearances

Discovery

Motions for Summary Judgement

Proceedings

Evidence

Sanctions and Penalties

Transmittal of Record and Recommendation to the Board

SUBPART E: RESERVED

SUBPART F: EXCURSIONS

Section
3000.600
EMERGENCY
3000.610
EMERGENCY

Time of Excursion

Excursions During Inclement Weather or Mechanical Difficulties

SUBPART G: CONDUCT OF GAMING

Section
3000.700
EMERGENCY
3000.705
EMERGENCY
3000.710
EMERGENCY
3000.715
EMERGENCY
3000.716
EMERGENCY
3000.720
EMERGENCY
3000.725
EMERGENCY

Wagering Only with Approved Chips, Tokens and Electronic Cards

Authorized Games

Publication of Rules and Payout Ratio for Live Gaming Devices

Payout Percentage for Electronic Gaming Devices

Cashing-In

Submission of Chips for Review and Approval

Chip Specifications

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

3000.730
EMERGENCY
3000.735
EMERGENCY
3000.740
EMERGENCY
3000.745
EMERGENCY
3000.750
EMERGENCY
3000.755
EMERGENCY
3000.760
EMERGENCY
3000.765
EMERGENCY
3000.770
EMERGENCY

Primary, Secondary and Reserve Sets of Gaming Chips

Issuance and Use of Tokens for Gaming in Electronic Gaming Devices

Exchange of Chips and Tokens

Receipt of Gaming Chips or Tokens from Manufacturer or Distributor

Inventory of Chips

Destruction of Chips and Tokens

Minimum Standards for Electronic Gaming Devices

Integrity of Electronic Gaming Devices

Computer Monitoring Requirements of Electronic Gaming Devices

SUBPART H: EXCLUSION OF PERSONS

Section
3000.800
EMERGENCY
3000.810
EMERGENCY
3000.820
EMERGENCY
3000.830
EMERGENCY
3000.840
EMERGENCY

Duty to Exclude

Distribution and Availability of Exclusion Lists

Criteria for Exclusion or Ejection and Placement on an Exclusion List

Procedure for Entry of Names

Petition for Removal from Exclusion List

SUBPART I: SURVEILLANCE AND SECURITY

Section
3000.900
EMERGENCY
3000.910
EMERGENCY
3000.920
EMERGENCY
3000.930
EMERGENCY

Required Surveillance Equipment

Security and Surveillance Rooms Requirements

Segregated Telephone Communication

Security Logs

NOTICE OF EMERGENCY RULES

SUBPART A: GENERAL PROVISIONS

Section 3000.100 Definitions

EMERGENCY

For purposes of these Rules the following terms shall have the following meanings:

SUBPART A: GENERAL PROVISIONS

"Act": The Riverboat Gambling Act. (Ill.Rev.Stat. ch. 12 par. 2400, et seq. (1990))

"Alcoholic Liquors": Any spirits, wine, beer, ale or other liquor containing more than one-half of one percent (.5%) alcohol by volume which is capable of being consumed as a beverage by a human being.

SUBPART A: GENERAL PROVISIONS

"Attributed interest": A direct or Indirect interest in a business entity deemed to be held by a person not through the person's actual holdings but either through the holdings of the person's relatives or through a third party or parties on behalf of the person pursuant to a plan, arrangement or agreement.

"Baccarat": A card Game played with a deck or multiple decks of cards dealt from a Shoe. The highest game count possible is nine (9). The hand with the highest point count wins.

"Bill Changer": Means any mechanical, electrical, or other device, contrivance or machine designed for the purpose of dispensing an amount of tokens or credits equal to the amount of currency inserted into the bill changer system.

awarding an amount of credits equal to the amount of currency inserted into the bill changer system.

"Board": The Illinois Gaming Board.

"Board Surveillance Room": A room or rooms on each Riverboat for the exclusive use of the Board for monitoring and recording of Gaming and other activities.

riverboat for the exclusive use of the board for monitoring and recording of gaming and other activities.

"Chip": A non-metal or partly metal representative of value, redeemable for cash, and issued and sold by a holder of an Owner's License for use in Gaming other than in Electronic Gaming Devices on such holder's Riverboat or Riverboats.

chip. A non-metal or partly metal representative of value, redeemable for cash, and issued and sold by a holder of an Owner's License for use in Gaming other than in Electronic Gaming Devices on such holder's Riverboat or Riverboats.

"Craps": A Game in which dice are rolled to make different points or combinations.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

"Dependent": Any individual who received over half of his support in a calendar year from any other individual.

"Electronic Card": A card used for cash or cash equivalent.

"Electronic Gaming Device": Any mechanical, electrical device or machine which upon payment of any consideration whatsoever is available to play or operate, operation of which, whether by reason of the skill of the operator, or application of the element of chance, or both, may deliver or entitle the person playing or operating the machine to receive premiums, merchandise, Tokens, redeemable Game credits or anything of value other than unredeemable free Games whether the payoff is made automatically from the machines or in any other manner.

"Electronic Gaming Device Drop": The total value of Tokens contained in the drop bucket.

"Electronic Gaming Device Win": The Electronic Gaming Device Drop minus hand-paid jackpots minus hopper fills plus hopper credits.

"Excluded Person": Any person whose name appears on any Exclusion List, or any person whose name does not appear on an Exclusion List, but is excluded or ejected pursuant to Section 5(c)(12) of the Act, or as a result of meeting one or more of the criteria in Subpart H of these rules.

"Exclusion List": A list or lists or any combination thereof, which contain identities of persons who are to be excluded or ejected from any licensed Gaming operation in any jurisdiction. The list may include any person whose reputation or conduct is such that his presence within a Riverboat Gaming Operation may, in the opinion of the Board or the Administrator, call into question the honesty or integrity of the gambling operation or pose a threat to the interests of the State of Illinois.

"Faro": A card Game played with a single fifty-two (52) card deck dealt by drawing cards face up from an opened framed box.

"Game": A banking, wagering, gambling or percentage game or activity which is played for money, property, or anything of value, including without limitation those played with cards, Chips, Tokens, dice, implements, or electronic, electrical, or mechanical devices or machines.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

"Gaming": The dealing, operating, carrying on, conducting, maintaining or exposing for play of any Game.

"Gaming Equipment/Supplies": A machine, mechanism, device, or implement which effects the result of a Game by determining win or loss, including without limitation electronic, electrical, or mechanical devices or machines, software, cards, or dice, and any representative of value used with any Game, including without limitation Chips, Tokens, or electronic debit cards and related hardware and software.

"Gaming Operations Manager": A person or business entity other than the holder of an Owner's License who has the ultimate responsibility to manage, direct or administer the conducting of Gaming.

"Hand": Either one Game in a series, one deal in a card Game, or the cards held by a player.

"Indirect interest": An interest in a business entity that is deemed to be held by the holder of an Owner's License not through the holder's actual holdings in the business entity but through the holder's holdings in other business entities.

"Internal Control System": Internal procedures and administration and accounting controls designed by the holder of an Owner's License for the purpose of exercising control over the Riverboat Gaming Operation.

"Keno": A Game where a player selects anywhere from one (1) to twenty (20) numbers between one (1) and eighty (80). A winner is determined by an automatic device which randomly chooses twenty (20) numbers.

"Key Person": An officer, director, trustee, partner, proprietor, or managing agent of, or a holder of any direct or indirect legal or beneficial interest whose combined direct, indirect or attributed interest is 5% or more in, a business entity.

"Klondike": A solitaire card Game played with a single fifty-two (52) card deck.

"Live Gaming Device": Any non-electrical or nonelectro-mechanical apparatus used to gamble upon, including but not

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

limited to Roulette wheel and table, Blackjack table, Crap table and Poker tables.

"Non-Value Chip": A Chip, clearly and permanently impressed, engraved or imprinted with the name of the Riverboat, but bearing no value designation.

"Notice of Board Action": A Notice of Denial, Restriction, Suspension, Revocation, Nonrenewal, or Exclusion issued by the Board.

"Payout": Winnings earned on a wager.

"Petitioner": An applicant, licensee, or Excluded Person who requests a hearing upon issuance of a Notice of Board Action.

"Poker": A card game played by a maximum of ten (10) players who are dealt cards by a nonplayer dealer. The object of the game is for each player to bet the superiority of his own hand and win the other players' bets by either making a bet no other player is willing to match or proving to hold the most valuable cards after all the betting is over.

"Progressive Controller": The hardware and software that controls all communications among the machines within a progressive Electronic Gaming Device link and its associated progressive meter.

"Progressive Jackpot": A value determined by a holder of an Owner's License and arrived at by income of an independent, local or interlinked Electronic Gaming Devices. This value shall be clearly displayed above the interlinked Electronic Gaming Device, and metered incrementally by a Progressive Controller. A progressive machine must prominently display manufacturer supplied glass indicating either that a progressive jackpot be paid or the current amount of the jackpot.

"Punchboard": A game where a player selects a slip of paper or paper banded ticket which contains hidden from view a symbol, set of symbols or number(s) that have been designated in advance as winners. This game can otherwise be identified as Pulltab, Jar Ticket, Push Card or Number Ticket.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

"Relative": Spouse, parents, grandparents, children, siblings, uncles, aunts, nephews, nieces, fathers-in-law, mothers-in-law, sons-in-law, daughters-in-law, brothers-in-law, and sisters-in-law, whether by the whole or half blood, by marriage, adoption or natural relationship, and Dependents.

"Riverboat Gaming Operation": The conducting of gaming and all related activities, including without limitation the purveying of food, beverages, retail goods and services, and transportation, on a Riverboat and at its support facilities.

"Roulette": A game played on a horizontal rotating wheel where players can bet on which compartment a non-metallic ball may come to rest.

"Security Room": A room or rooms on each Riverboat for monitoring and recording of gaming and other activities by employees of the Riverboat Gaming Operation.

"Sole Proprietor": A person who in his or her own name owns 100% of the assets and who is solely liable for the debts of a business.

"Slot Machine": A type of Electronic Gaming Device.

"Supplier": Either a Gaming Operations Manager or a provider of gaming equipment, gaming equipment maintenance or repair services, security services or lessor of a Riverboat or dock facilities or a provider of any goods or services where payment is calculated by a percentage of a Riverboat Gaming Operation's revenues.

"Support Facility": A place of business which is part of, or operates in connection with, a Riverboat Gaming Operation and is owned in whole or in part by a holder of an Owner's or Supplier's license or any of their key persons, including without limitation Riverboats, offices, docking facilities, parking facilities, and land-based hotels or restaurants.

"Table Drop": The total amount of cash or cash equivalents contained in the drop box for chips purchased at a live table.

"Table Win": The dollar amount won by the holder of an Owner's License through play at a live game which is the

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

total of the Table Drop plus ending Chip inventory plus credits minus opening Chip inventory minus fills.

"Theoretical Payout Percentage": The sum of the number of Tokens expected to be paid as a result of jackpots divided by the number of different possible outcomes.

"Token": A metal representative of value, redeemable for cash only at the issuing Riverboat Gaming Operation, and issued and sold by a holder of an Owner's License for use in Electronic Gaming Devices.

"Twenty-One": Twenty-one (blackjack) is a card Game played with a single deck or multiple decks of cards dealt from a shoe. The player attempts to beat the dealer by obtaining a total equal to or less than twenty-one (21) so that his total is higher than the dealer's.

"Value Chip": A Chip, clearly and permanently impressed, engraved or imprinted with the name of the Riverboat and the specific value of the Chip.

"Wager": A sum of money or thing of value risked.

Section 3000.110 Disciplinary Actions
EMERGENCY

A holder of any license shall be subject to imposition of fines, suspension or revocation of such license, or other action for any act or failure to act by himself or his agents or employees, that is injurious to the public health, safety, morals, good order and general welfare of the people of the State of Illinois, or that would discredit or tend to discredit the Illinois Gaming industry or the State of Illinois. Without limiting the foregoing, the following acts or omissions may be grounds for such discipline:

- a) Failing to comply with or make provision for compliance with the Act, these rules or any federal, state or local law or regulation.
- b) Failing to comply with any rule, order or ruling of the Board or its agents pertaining to Gaming.
- c) Receiving goods or services from a person or business entity who does not hold a Supplier's License but who is required to hold such license by these rules.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- d) Being suspended or ruled ineligible or having a license revoked or suspended in any state or Gaming jurisdiction.

- e) Associating with, either socially or in business affairs, or employing persons of notorious or unsavory reputation or who have extensive police records, or who have failed to cooperate with any officially constituted investigatory or administrative body and would adversely affect public confidence and trust in Gaming.

- f) Employing in any Illinois Riverboat Gaming Operation any person known to have been found guilty of cheating or using any improper device in connection with any Game.

Section 3000.115 Records Retention
EMERGENCY

- a) All holders of Owner's Licenses or Supplier's Licenses shall maintain in a place secure from theft, loss or destruction, adequate records of business operations which shall be made available to the Board upon request. These records shall be held for at least five (5) years. These records shall include:

- 1) All correspondence with or reports to the Board or any local, state or federal governmental agency;
- 2) All correspondence concerning the acquisition, construction, maintenance, or business of a proposed or existing Riverboat or Support Facility;
- 3) Copies of all promotional material and advertising; and
- 4) A personnel file on each employee.
- b) A holder of an Owner's License, in such manner as the Administrator may approve or require, shall keep accurate, complete, legible and permanent records of any books, records or document pertaining to, prepared in, or generated by the Riverboat Gaming Operation including, but not limited to, all forms, reports, accounting records, ledgers, subsidiary records,

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

computer generated data, internal audit records, correspondence and personnel records.

- c) All records shall be organized and indexed in such a manner to provide immediate accessibility to agents of the Board.
- d) No original book, record or document required to be maintained by this Section may be destroyed by a holder of an Owner's or Supplier's License without prior approval of the Administrator. No original book, record or document necessary or useful to the audit or certification of a holder of an Owner's License's Gross Receipts may be destroyed unless and until it has been copied and stored.

Section 3000.120 Place to Submit Materials
EMERGENCY

Unless otherwise required, all forms, fees, documents, papers, and other materials to be submitted to the Board shall be submitted to the Board's office in Springfield, Illinois.

Section 3000.130 No Opinion or Approval of the Board
EMERGENCY

Any action of the Board relating to an applicant or a licensee shall not indicate or suggest that the Board has considered or passed in any way on the merits or qualifications of the applicant or licensee, their prospects or Key Persons, their marketability or the marketability of their securities, or any other matter, other than their suitability for licensure under the Act.

Section 3000.140 Applicants' Duty to Disclose Changes in Information
EMERGENCY

Applicants for licenses issued by the Board shall have a continuing duty to disclose promptly any material changes in the information provided in the application forms and requested materials submitted to the Board. The duty to disclose changes in information shall continue throughout any period of licensure granted by the Board.

Section 3000.150 Owner's and Supplier's Duty to Investigate Job Applicants
EMERGENCY

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

The holder of an Owner's or Supplier's license shall investigate the background and qualifications of all applicants for jobs which its employees will perform at a Riverboat Gaming Operation. Licensure by the Board may not be relied on as the sole criterion for hiring a job applicant.

Section 3000.155 Investigatory Proceedings
EMERGENCY

- a) The Administrator, when necessary, may conduct proceedings for the purpose of investigating an applicant or application, a licensee, an alleged violation of the Act, Board Rules, or the conduct of Gaming on a Riverboat Gaming Operation.
- b) The Administrator may require an applicant, licensee or a key person of a licensee to testify or to produce relevant documents, records or other materials at a proceeding conducted under this Rule.
- c) The Administrator may issue subpoenas for the attendance of witnesses or subpoenas duces tecum for the production of relevant documents, records or other material at a proceeding conducted under this rule.
- d) All testimony at proceedings conducted under this Rule shall be given under oath or affirmation.

Section 3000.160 Owner's and Supplier's Duty to Report Misconduct
EMERGENCY

The holder of an Owner's or Supplier's License shall promptly report to the Administrator any facts which the holder has reasonable grounds to believe indicate a violation of law or Board rule committed by Suppliers or licensed employees, including without limitation the performance of licensed activities different from, those permitted under their license. Unless otherwise determined by the Board, all reports required by this Section shall be confidential.

Section 3000.161 Communication with Other Agencies
EMERGENCY

The Administrator is authorized to disclose to the appropriate federal or state government entity any facts that tend to indicate a violation of federal or state law.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Section 3000.165
Participation in Games by Owners, Directors, Officers, Key Persons or Gaming Employees
EMERGENCY

No holder of an Owner's License or any officer, director, key person or gaming employee of any business entity possessing an Owner's License shall play or be permitted to play any game at his facility.

Section 3000.170
Fair Market Value of Contracts
EMERGENCY

No holder of an Owner's License shall enter into a contract relating to its licensed activities for consideration in excess of fair market value.

Section 3000.180
Weapons on the Riverboat
EMERGENCY

The only individuals that may carry a weapon on the riverboat are Board agents, Illinois State Police Officers, Security Personnel licensed by the Board, and Peace Officers on duty within their jurisdictions.

SUBPART B: LICENSES**Section 3000.200**
Classification of Licenses
EMERGENCY

The Board may classify an activity to be licensed in addition to, different from, or at a different level than the classifications set forth in this Subpart.

- a) Owner's License. An owner of a Riverboat Gaming Operation is required to hold an Owner's License.
- b) Supplier's License. The following persons or entities are required to hold a Supplier's License:
 - 1) Gaming Operations Entity.
 - 2) Supplier of Gaming Equipment/Supplies, including a manufacturer, distributor, wholesaler, or retailer.
 - 3) Supplier of Gaming Equipment maintenance or repair services.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 4) Supplier of security services.
- 5) Lessors of Riverboat and/or Dock facilities.
- 6) Supplier of any goods or services where payment is calculated by a percentage of a Riverboat Gaming operation's revenues.
- c) Occupation License. A person employed at a Riverboat Gaming Operation is required to hold an Occupation License. An Occupation licensee may perform any activity included within the licensee's level of Occupation License or any lower level of Occupation License.

- 1) Occupation License, Level 1, includes the following positions, or their equivalent:

- A) Audit Manager;
- B) Casino Manager;
- C) Chief of Security;
- D) Chief Financial Officer and/or Controller;
- E) EDP Manager;
- F) Slot Department Manager; and
- G) Table Games Manager.
- 2) Occupation License, Level 2. A gaming or security employee not required to hold an Occupation License, Level 1.
- 3) Occupation License, Level 3. An employee not required to hold an Occupation License, Level 1 or Level 2.

Section 3000.210
Fees and Bonds
EMERGENCY

All fees shall be submitted to the Board in the form of a check or money order made payable to the State of Illinois.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

a) Application Fees. The following application fees must be paid upon the submittal of the application to which they relate:

- 1) Owner's License: \$50,000.
- 2) Supplier's License: \$10,000.
- 3) Occupation License, Level 1: \$1,000.
- 4) Occupation License, Level 2: \$200.
- 5) Occupation License, Level 3: \$75.

b) Increased Application Fee. The application fee of an applicant may be increased to the extent that the cost of the investigation relating to the applicant exceeds the applicant's fee amount provided in paragraph (a). Unless otherwise determined by the Administrator, no further action shall be taken with respect to the application until payment of the increased fee is received by the Board.

c) License Fees. The following annual license fees are due upon the final finding of the Board that an applicant is suitable for licensing. If there is cause for any investigation at any time, applicant or holder of a license shall pay the Board for the cost of the investigation.

- 1) Owner's License: \$35,000. \$25,000 for the first year of licensure, \$5,000 for each succeeding year of licensure.
- 2) Supplier's License: \$5,000.
- 3) Occupation License, Level 1: \$50.
- 4) Occupation License, Level 2: \$50.
- 5) Occupation License, Level 3: \$50.

d) Holder of an Owner's License Bond

- 1) The form of the holder of an Owner's License surety bond required under Section 10 of the Act must be approved by the Administrator prior to its posting.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- A) The bond shall state that it is exercisable if the licensee fails to comply with the obligations provided under Section 10 of the Act. The bond may provide that the liability of the surety is limited to the extent of the liability of the licensee.
- B) The bond shall state that in the event it is to be modified or cancelled the surety shall notify the Board in writing at least 30 days prior to the date of such modification or cancellation.
- C) The bond shall state that it shall run continuously and remain in full force and effect during the period of the licensee's licensure.
- 2) The bond shall be posted with the Index Division of the Office of the Secretary of State.

Section 3000.220 Applications

EMERGENCY

a) Application Forms. Application forms shall be submitted by applicants for the classes of licenses issued by the Board as provided in this Section.

- 1) Owner's License. Owner's License Application Form and Personal Disclosure Form 1 for each of the applicant's Key Persons, or any other principal or investor as the Board may require.
- 2) Supplier's License. Supplier's License Application Form and Personal Disclosure Form 1 for each of the applicant's Key Persons, or any other principal or investor as the Board may require.
- 3) Occupation License, Level 1. Personal Disclosure Form 1.
- 4) Occupation License, Level 2. Personal Disclosure Form 2.
- 5) Occupation License, Level 3. Personal Disclosure Form 3.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- b) Additional or Different Forms or Materials. An applicant may be required to submit forms or materials in addition to, different from, or from persons or business entities in addition to or different from, those listed in paragraph (a).
- c) Application Procedures
- 1) An applicant is seeking a privilege and assumes and accepts any and all risk of adverse publicity, notoriety, embarrassment, criticism or other action, or financial loss which may occur in connection with the application process.
 - 2) Any misrepresentation or omission made with respect to an application shall be grounds for denial of the application, imposition of penalties, discipline, revocation, suspension, or other action.
 - 3) Application forms and requested materials shall be submitted in triplicate. Application forms and requested materials for Owner's and Supplier's Licenses shall be submitted in bound form.
 - 4) Applicants for Occupation Licenses shall be photographed and fingerprinted at the time of application at a place designated by the Administrator.
 - 5) An application shall be deemed filed when the completed application form, including all required documents and materials, and the application fee have been submitted.
- d) Amendments and Incorporation by Reference
- 1) An application may be amended only upon leave of the Board.
 - 2) The Board may allow information, documents, or other materials submitted by an applicant to be incorporated by reference into a subsequent application.
- e) Withdrawal of Applications. An application may be withdrawn only upon leave of the Board.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 1) The Board may deny leave to withdraw an application if it determines that withdrawal of the application would not be in the best interests of the public and the Gaming industry.
- 2) If an application is withdrawn, the applicant may not reapply for a license of the same class within one (1) year from the date of withdrawal without leave of the Board.

Section 3000.230 Owner's Licenses
EMERGENCY

- a) Overview of Licensing Procedures. Applications for Owner's Licenses shall be subject to the following procedures prior to licensure:
- 1) Investigation of the applicant and application;
 - 2) Preliminary finding of suitability;
 - 3) Assessment of the Riverboat Gaming Operation;
 - 4) Final practice Gaming excursion; and
 - 5) Action of the Board.
- b) Investigation of the Applicant and Application. An applicant is responsible for compliance with all requests for information, documents, or other materials relating to the applicant and the applicant's application.
- c) Preliminary Finding of Suitability
- 1) An applicant for an Owner's License shall present to the Board in a public meeting the bases why it is suitable for licensing.
 - 2) An applicant must satisfy the Board by clear and convincing evidence that the applicant:
 - A) Has met those requirements pursuant to Section 7 of the Act;

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- B) Is a person or entity whose background, reputation and associations will not result in adverse publicity for the State of Illinois and its gaming industry;
- C) Has adequate business competence and experience to be a holder of an Owner's License; and
- D) The proposed funding of the entire operation shall be adequate for the nature of the proposed operation and be from a suitable source.
- 3) The Administrator shall then make a preliminary report to the Board in a public meeting concerning the suitability of an applicant for licensing.
- 4) After presentation by the applicant and the Administrator, the Board shall determine whether to find the applicant preliminarily suitable for licensing.
- 5) If the Board finds the applicant preliminarily suitable for licensing, it shall issue the applicant a preliminary finding of suitability.
- 6) If the Board finds the applicant not preliminarily suitable for licensing, it shall issue the applicant a Notice of Denial.
- d) Assessment of the Riverboat Gaming Operation
- 1) After an applicant is found preliminarily suitable for licensing, the applicant's Riverboat Gaming Operation shall be assessed to determine its effectiveness, integrity, and compliance with law and Board standards.
- A) The matters to be assessed include:
- i) The Gaming Operations Manager;
 - ii) Proposed Gaming operations and use Of Gaming equipment;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- iii) The Riverboat and Riverboat Gaming Operation;
 - iv) Handicapped access;
 - v) Support Facilities;
 - vi) Internal controls and operating procedures;
 - vii) Security operations;
 - viii) Staffing;
 - ix) Casualty and liability insurance;
 - x) Affirmative action hiring patterns;
 - xi) The status of the financing commitments proposed in the applicant's application;
 - xii) Information received subsequent to the preliminary finding of suitability concerning the applicant and the applicant's Key Persons; and
 - xiii) Such other matters as the Board may require.
- B) The Board may establish a schedule setting a time table for the satisfactory compliance for all operations to be assessed.
- 2) The Administrator shall report to the Board concerning the suitability of the applicant and the applicant's Riverboat Gaming Operation for licensing.
- 3) After receipt of the Administrator's report, the Board shall determine whether to authorize a final practice Gaming excursion.
- e) Final Practice Gaming Excursion
- The Board may authorize the Administrator to conduct a final practice Gaming excursion and to issue the

DEPARTMENT OF REVENUE

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

NOTICE OF EMERGENCY RULES

applicant a Temporary Operating Permit if the final practice Gaming excursion is successfully completed.

- 1) In determining whether a final practice Gaming excursion has been successfully completed, the Administrator shall assess, among other matters, the effectiveness, safety and security of the Riverboat Gaming Operation as well as the matters listed in Section 3000.230 (d)(1)(A).
 - 2) If the Administrator determines that the final practice Gaming excursion has not been successfully completed, he shall report to the Board.
 - 3) If the Administrator determines that the final practice Gaming excursion has been successfully completed, he shall:
 - A) Upon delivery of the applicant's license fee and a file stamped copy of the applicant's \$200,000 bond to the State of Illinois posted with the Secretary of State, issue the applicant a Temporary Operating Permit; and
 - B) Report to the Board.
 - 4) A Temporary Operating Permit allows the applicant to operate the Riverboat Gaming Operation to which it pertains until it is withdrawn or the Board takes action on the application.
 - 5) A Temporary Operating Permit may be withdrawn by the Administrator if he determines that the Riverboat Gaming Operation to which it pertains is not suitable for continued operation. If the Administrator withdraws a Temporary Operating Permit, he shall report to the Board.
- f) Action of the Board
- 1) If the Board finds the applicant suitable for licensing, it shall issue the applicant a license.
 - 2) If the Board finds the applicant not suitable for licensing, it shall:
 - A) Issue the applicant a Notice of Denial; and

- B) If the applicant has been issued a Temporary Operating Permit, return the applicant's license fee.

g) Notice of Denial

- 1) An applicant served with a Notice of Denial may request a hearing in accord with Section 3000.405.
- 2) If a hearing is not requested, the Notice of Denial becomes the final order of the Board denying the applicant's application.

Section 3000.235 Transferability of Ownership Interest
EMERGENCY

- a) Ownership Interests are not Transferable. An ownership interest in an Owner's License or in a business entity other than a publicly held business entity which holds an Owner's License may not be transferred without leave of the Board.
- b) Ownership Interests may not be Pledged. An ownership interest in an Owner's License or in a business entity other than a publicly held business entity which holds either directly or indirectly an Owner's License may not be pledged as collateral to other than a regulated bank or savings and loan association without leave of the Board.

Section 3000.240 Supplier's Licenses
EMERGENCY

- a) Overview of Licensing Procedures. Applications for Supplier's Licenses shall be subject to the following procedures prior to licensing:
 - 1) Application;
 - 2) Investigation of the applicant;
 - 3) Finding of suitability; and
 - 4) Action of the Board.
- 5) The Board may require an applicant to undergo different or additional licensing procedures.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- b) Investigation of the Applicant and Application. An applicant is responsible for compliance with all requests for information, documents, or other materials relating to the applicant and the applicant's application.
- c) An applicant for a Supplier's License shall present to the board in a public meeting the bases why it is suitable for licensing.
- d) In determining whether to grant such a license, the Board shall consider the character, reputation and experience of the applicant, its key persons and any person who controls, directly or indirectly, the applicant.
- e) An applicant must satisfy the Board by clear and convincing evidence that the applicant:
 - 1) Is a person or entity whose background, reputation and associations will not result in adverse publicity for the State of Illinois and its gaming industry; and
 - 2) Has sufficient competence to provide products or services for the supply of which it seeks licensing.
- f) Finding of Suitability. The Administrator shall report all relevant information produced by his investigation to the Board in a public meeting and shall indicate his opinion as to suitability.
- g) Action of the Board
 - 1) If the Board finds the applicant suitable for licensing, it shall direct the Administrator to issue the applicant a supplier's license upon payment of the applicant's license fee, including applicable extra qualification license fees.
 - 2) If the Board finds the applicant not suitable for licensing, it shall issue the applicant a Notice of Denial.
- h) Notice of Denial

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 1) An applicant who is served with a Notice of Denial may request a hearing in accord with Section 3000.405.
- 2) If a hearing is not requested, the Notice of Denial becomes the final order of the Board denying the applicant's license application.
 - i) Reapplication for Denied License. If an applicant is denied a license, the applicant may not reapply for a license within one (1) year from the date of denial, without leave of the Board.

Section 3000.245 Occupational Licenses
EMERGENCY

- a) Overview of Licensing Procedures. Applications for Occupational Licenses shall be subject to the following procedures prior to licensing:
 - 1) Application;
 - 2) Issuance of a Temporary Badge;
 - 3) Investigation of the applicant;
 - 4) Finding of suitability; and
 - 5) Action of the Board.
- b) Temporary Identification Badge Requirements
 - 1) Each occupational applicant shall receive from his employer a partially completed temporary identification badge. Applicant shall deliver such badge to a Board agent at applicant's employer's dock site facility for processing and completion.
 - 2) The Temporary identification badge shall:
 - A) Be a white 3-1/2" by 2" card bearing the name and logo of the Riverboat Gaming Operation;
 - B) Provide space for a 1" by 1-1/4" photograph;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- C) Display applicant's first name and job title;
- D) Provide a space for an eight (8) digit number;
- E) Provide a space for the Administrator's signature;
- F) Provide spaces for the dates of issuance and expiration of such temporary badge; and
- G) Provide on the reverse side a line for the employee's last name, signature, and bear the employee's social security number and date of birth.

3) Upon presentation of the partially completed badge to a Board agent at the dock facility, the applicant shall be photographed and fingerprinted by the agent who shall complete and laminate the badge.

4) Temporary identification badges are not transferable.

c) Investigation of the Applicant and Application. An applicant is responsible for compliance with all requests for information, documents, or other materials relating to the applicant and the applicant's application.

d) Finding of Suitability. The Administrator shall report all relevant information produced by his investigation to the Board and shall indicate his opinion as to suitability.

e) Action of the Board

1) In determining whether to grant such a license, the Board shall consider the character and reputation of the applicant and the qualifications of the applicant to perform the duties of the position to be licensed.

2) If the Board finds the applicant suitable for licensing, it shall direct the Administrator to issue the applicant a license upon payment of the applicant's license fee, including applicable

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

extra qualification license fees. If the applicant's license fee, including applicable extra qualification license fees, is not received by the Board within 10 business days after the date of mailing notification of the applicant's suitability for licensing to the applicant, the Administrator shall withdraw the applicant's Temporary Permit and report to the Board.

3) If the Board finds the applicant not suitable for licensing, it shall issue the applicant a Notice of Denial.

f) Notice of Denial

1) An applicant who is served with a Notice of Denial may request a hearing in accord with Section 3000.405.

2) If a hearing is not requested, the Notice of Denial becomes the final order of the Board denying the applicant's license application.

g) Reapplication for Denied License. If an applicant is denied a license, the applicant may not reapply for a license of the same class within one (1) year from the date of denial without leave of the Board.

h) Permanent Identification Badge Requirements

1) Upon notification of a finding of suitability by the Board and issuance of an Occupational License to applicant, applicant shall receive from his employer a partially completed permanent identification badge. Applicant shall deliver such badge to a Board agent at applicant's dock site facility for completion and processing.

2) The permanent identification badge shall:

A) Be of a color selected by the Riverboat Gaming Operation for use on all permanent identification badges utilized by its Occupational Licensees;

B) Be a 3-1/2" by 2" card bearing the name and logo of the Riverboat Gaming Operation;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- C) Provide space for a 1" by 1-1/4" photograph;
- D) Provide a space for an eight (8) digit number;
- E) Display the employee's first name and job title;
- F) Provide a space for the Administrator's signature;
- G) Provide a space for the dates of issuance and expiration of applicant's Occupational License;
- H) The reverse side of the card shall provide a line for the employee's last name, signature, and bear the employee's social security number and date of birth; and
- I) Permanent identification badges are not transferable.
- i) Display of Identification Badges

Identification badges as defined in Section 3000.240 paragraphs (c) and (i) of these rules shall be worn by all Occupational License applicants during work hours; and Occupational Licensees including such persons employed on the dock site. Identification badges shall be clearly displayed.
- j) A fee of \$10.00 shall be paid to the Board for any necessary replacement(s) of identification badges.

Section 3000.250 Transferability of Licenses

EMERGENCY

Licenses issued by the Board and the privileges which they provide may not be transferred by a licensee to another person or entity without leave of the Board.

Section 3000.260 Waiver of Requirements

EMERGENCY

The Board may waive any licensing requirement or procedure provided by Board rule if it determines that such waiver is in the best interests of the public and the Gaming industry.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Section 3000.270 Certification and Registration of Electronic Gaming Devices

EMERGENCY

- a) The Administrator will review all Electronic Gaming Devices for proper mechanical and electronic functioning. Before certification of an Electronic Gaming Device, the Administrator may employ the services of an independent electronics laboratory to evaluate the device.
- b) After completing evaluations of the Electronic Gaming Device, the Administrator may certify the Electronic Gaming Device for registration.
- c) Gaming shall be prohibited with any Electronic Gaming Device which has not been registered with the Board.
- d) The holder of an Owner's License shall not possess in Illinois an Electronic Gaming Device unless the Electronic Gaming Device has an Illinois Gaming Board registration number.
- e) The Supplier of the Electronic Gaming Device, after receiving the appropriate documentation, will reimburse the Board for any cost incurred in any evaluation process.
- f) The holder of an Owner's License shall not alter the operation of registered Electronic Gaming Devices and shall maintain the Electronic Gaming Devices in a suitable condition. Each holder of an Owner's License shall keep a written list of any repairs made to Electronic Gaming Devices offered for play to the public. Repairs include, without limitation, replacement of parts that may affect the Game's outcome. The holder of an Owner's License shall make the list available for inspection by the Administrator upon request.
- g) The holder of an Owner's License shall keep a written list of the date of each distribution, the serial number of each Electronic Gaming Device, and the Illinois Gaming Board registration number.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- h) The holder of an Owner's License shall not dispose of any Electronic Gaming Device without prior written approval of the Administrator.

Section 3000.280 Application for Registration for All Gaming Devices

EMERGENCY

Any holder of an Owner's License, who intends to possess any Gaming Devices shall file an application for a registration for each device. A registration tag shall be issued by the Board and be securely affixed on each device.

Section 3000.281 Transfer of License-Expiration

EMERGENCY

All licenses herein provided, are not transferable from one Gaming device to another device.

Section 3000.282 Seizure of Gaming Devices

EMERGENCY

Any Gaming device without a current registration tag shall be subject to seizure. Any agent of the Board may demand and gain access to any property relating to Riverboat Gaming Operation, inclusive of Support Facilities and seize any Gaming device which does not bear a current registration tag or is operating in a manner that violates any provision of the Act. Such Gaming devices so seized shall be subject to confiscation and forfeiture.

In the event the Board seizes Gaming Devices in accordance with this Section, the Board shall notify the holder of an Owners license of such seizure and of the holder's right to a hearing in accordance with Subpart E.

Section 3000.283 Analysis of Questioned Electronic Gaming Devices

EMERGENCY

- a) If the operation of any Electronic Gaming Device is questioned by any holder of an Owner's License, patron or Board agent, the questioned device will be examined in the presence of a Board agent and a representative

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

of the holder of an Owner's License. If the malfunction can not be cleared by other means to the mutual satisfaction of the patron and the holder of an Owner's License, the Electronic Gaming Device will be subjected to an EPROM memory test to verify "signature" comparison by a Board agent.

- b) In the event that the malfunction can not be determined and corrected by this testing, the Electronic Gaming Device may be removed from service and secured in a remote, locked compartment. The Electronic Gaming Device may then be transported to an industry-recognized laboratory selected by the Administrator where the device will be fully analyzed to determine the status and cause of the malfunction. All costs for transportation and analysis will be borne by the holder of an Owner's License, and will be billed to the holder of an Owner's License by the Board.

SUBPART C: OWNER'S INTERNAL CONTROL SYSTEM

Section 3000.300 Objectives of Internal Control System

EMERGENCY

The holder of an Owner's License shall establish an Internal Control System, the procedures of which shall be designed to reasonably insure that:

- a) Assets are safeguarded;
- b) Financial records are accurate and reliable;
- c) Transactions are performed only in accordance with the specific or general authorization of the holder of an Owner's License;
- d) Transactions are recorded adequately to permit proper reporting of Adjusted Gross Receipts and of fees and taxes, to maintain accountability for assets, and in conformity with generally accepted accounting principles;
- e) Access to assets is permitted only by authorized personnel;
- f) Recorded accountability for assets is compared with actual assets at reasonable intervals and appropriate action is taken with respect to any discrepancies; and

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- g) Functions, duties and responsibilities are appropriately segregated and performed in accordance with sound practices by competent, qualified personnel.

**Section 3000.310 Administrator Approval
EMERGENCY**

The holder of an Owner's License shall submit to the Administrator a description of its Internal Control System at least ninety (90) days before the Riverboat Gaming Operation commences, unless otherwise directed by the Administrator. Each such submission shall contain both narrative and, where appropriate, diagrammatic representations of the Internal Control System.

**Section 3000.320 Requirements
EMERGENCY**

The Internal Control System shall include without limitation the following:

- a) An organizational chart depicting the appropriate segregation of functions and responsibilities.
- b) A description of the duties and responsibilities of each position shown on the organizational chart.
- c) A detailed, narrative description of the administrative and accounting procedures designed to satisfy the requirements of Section 3000.300 including without limitation a separate section for the following:
 - 1) Live Games
 - A) Physical characteristics of drop box and tip box.
 - B) Transportation of drop and tip boxes to and from Gaming tables.
 - C) Procedures for table inventories.
 - D) Procedures for opening Gaming tables.
 - E) Procedures for accepting cash and cash equivalents at Gaming tables.
 - 2)
 - A) Drop bucket characteristics.
 - B) Transportation of drop buckets to and from Electronic Gaming Devices.
 - C) Procedures for Token purchases.
 - D) Procedures for Token inventory.
 - E) Procedures for hopper fill.
 - F) Procedures for transportation of Electronic Gaming Devices.
 - G) Procedures for hand paid jackpots.
 - 3) Cashier's cage
 - A) Layout and physical characteristics.
 - B) Procedures for accounting controls.
 - C) Procedures for exchange of checks submitted by Gaming patrons.
 - D) Procedures for granting credit.
 - E) Procedures for acceptance, accounting for and redemption of patrons' cash deposits.
 - F) Procedures for control of coupon redemption and other complimentary distribution programs.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- F) Procedures for fills and credits.
- G) Procedures for accepting tips or gratuities from patrons.
- H) Procedures for transporting Chips and Tokens to and from Gaming tables.
- I) Procedures for shift changes at Gaming tables.
- J) Procedures for closing Gaming tables.
- 2) Electronic Gaming Devices
 - A) Drop bucket characteristics.
 - B) Transportation of drop buckets to and from Electronic Gaming Devices.
 - C) Procedures for Token purchases.
 - D) Procedures for Token inventory.
 - E) Procedures for hopper fill.
 - F) Procedures for transportation of Electronic Gaming Devices.
 - G) Procedures for hand paid jackpots.
 - 3) Cashier's cage
 - A) Layout and physical characteristics.
 - B) Procedures for accounting controls.
 - C) Procedures for exchange of checks submitted by Gaming patrons.
 - D) Procedures for granting credit.
 - E) Procedures for acceptance, accounting for and redemption of patrons' cash deposits.
 - F) Procedures for control of coupon redemption and other complimentary distribution programs.

DEPARTMENT OF REVENUE
NOTICE OF EMERGENCY RULES

- G) Procedures for shoreside facilities.
- 4) Count Room
- A) Characteristics.
- B) Procedures for counting and recording Gaming table drop and tip boxes.
- C) Procedures for counting and recording Electronic Gaming Device drop buckets.
- 5) Internal Audit

Section 3000.330 Review of Procedures
EMERGENCY

The submission required by paragraph c) of Section 3000.320 shall be reviewed for compliance with the requirements of these rules by an independent certified public accountant selected by the Administrator. Each certified public accountant must be registered in the State of Illinois under the Illinois Public Accounting Act.

Section 3000.340 Operating Procedures
EMERGENCY

The holder of an Owner's License shall submit to the Administrator a detailed description of operating procedures including contingency and emergency procedures.

Section 3000.350 Modifications
EMERGENCY

The holder of an Owner's License shall submit to the Administrator any changes to the Internal Control System. No such holder shall alter its Internal Control System unless and until such changes are approved by the Administrator.

SUBPART D: HEARINGS ON NOTICE OF DENIAL OR PLACEMENT ON EXCLUSION LIST

Section 3000.400 Coverage of Subpart
EMERGENCY

DEPARTMENT OF REVENUE
NOTICE OF EMERGENCY RULES

The rules contained in this Subpart shall govern all hearings requested upon issuance of a Notice of Denial of Licensure or a Notice of Placement on Exclusion List.

Section 3000.405 Requests for Hearings
EMERGENCY

a) All requests for hearings must:

- 1) Be in writing;
- 2) State the name, current address and current telephone number of the petitioner;
- 3) State the matter number contained on the Notice of Denial or the Notice of Exclusion served on the petitioner;

4) State the particular section of the Act or Board rule involved; and

5) State in detail the reasons why and the facts upon which the petitioner will rely to show, in cases involving licensing, that the petitioner is suitable, including specific responses to facts enumerated in the Board's Notice of Denial. In matters involving exclusion, the petitioner shall state in detail the reasons why and the facts upon which the petitioner will rely to demonstrate why he should not be excluded.

b) A request for hearing must be submitted within five (5) days after service of the Notice of Denial. A request for hearing must be submitted within thirty (30) days after service of Notice of Exclusion.

1) The petitioner may submit a request for hearing by:

- A) Personal Delivery;
- B) Certified Mail, postage prepaid; or
- C) Overnight express mail, postage prepaid.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 2) All requests for hearings must be submitted in duplicate at either of the Board's offices in Springfield or Cook County.
- 3) A request for hearing submitted by certified mail or overnight express mail shall be deemed timely submitted if it is postmarked no later than five (5) days after service of a Notice of Denial in accordance with the Act, or thirty (30) days after service of the Notice of Exclusion.
- 4) No documents or papers shall be considered filed until actually received by the Board.
- c) The Board may deny a request for hearing if the statement of reasons and facts which it contains does not establish a prima facie case.
- d) A request for hearing may not be withdrawn or voluntarily dismissed if the Board determines that withdrawal or voluntary dismissal is not in the best interests of the public and the Gaming industry.
- e) The petitioner shall be served with written notice of the time and place of the hearing by:
 - 1) Personal delivery;
 - 2) Certified mail, postage prepaid; or
 - 3) Overnight express mail, postage prepaid.
- f) The Chairman of the Board may appoint a Board member or an Administrative Law Judge to conduct a hearing, in accordance with this Subpart.

**Section 3000.410 Appearances
EMERGENCY**

- a) A party may be represented by an attorney who is licensed in Illinois. All attorneys who appear in a representative capacity on behalf of a party must file written notice of appearance setting forth:
 - 1) The name, address and telephone number of the attorney(s);

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 2) The name and address of the party represented; and
 - 3) An affirmative statement indicating that the attorney is licensed in Illinois.
 - b) A member in good standing of the bar of the highest court of any state or of any United States district court may, upon motion, be permitted to argue or conduct a particular hearing in whole or in part. The petition for admission under this subsection b) of this Section may be presented to the hearing officer by the petitioner.
 - c) An attorney may only withdraw his appearance upon written notice to the hearing officer stating the reasons therefor.
 - d) Any individual may appear on his own behalf.
 - e) A partnership may be represented by a partner.
- Section 3000.415 Discovery
EMERGENCY**
- a) Upon written request served on the opposing party, any party shall be entitled to:
 - 1) The name and address of any witness who may be called to testify; and
 - 2) All documents or other materials which a party reasonably expects will be necessary to introduce into evidence.
 - b) Discovery may be obtained only through written requests to produce documents or other materials, as specified in subsection a) of this Section.
 - c) Subpoenas for the attendance of witnesses or subpoenas duces tecum for the production of documents, records or other materials may be served only upon application to the hearing officer.
 - 1) The applicant must show good cause, state the testimony to be elicited from a witness and why the evidence to which the testimony relates cannot otherwise be

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

obtained, and state the reasons why the testimony or materials are necessary and relevant.

- 2) An agent of the Board or employee of the Board may not be required to appear except under the procedures provided in this Section.

Section 3000.420 Motions for Summary Disposition
EMERGENCY

The hearing officer may recommend a directed finding or summary judgment upon the filing of an appropriate motion by any party.

Section 3000.425 Proceedings
EMERGENCY

- a) The burden of proof is at all times on the petitioner. The petitioner shall have the affirmative responsibility of establishing by clear and convincing evidence either that the petitioner is suitable for licensing or that the petitioner should not be excluded under Section 3000.820.

- b) All testimony shall be given under oath or affirmation.
- c) Both parties may present an opening statement on the merits. petitioner proceeds first.

- d) The petitioner shall then present its case-in-chief in support of its suitability for licensure.

- e) Upon conclusion of the petitioner's case-in-chief, the respondent may move for a directed finding. The hearing officer may hear arguments on the motion or may grant, deny or reserve decision thereon, without argument.

- f) If no motion for directed finding is made, or if such motion is denied or decision reserved thereon, the respondent may present its case.

- g) Each party may conduct cross-examination of adverse witnesses.

- h) Upon conclusion of the respondent's case, the petitioner may present evidence in rebuttal.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- i) Both parties may present closing argument. The petitioner proceeds first, then the Respondent and thereafter the petitioner may present rebuttal argument.

Section 3000.430 Evidence
EMERGENCY

- a) The hearing need not be conducted according to technical rules of evidence. Any relevant evidence may be admitted and shall be sufficient in itself to support a finding if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rule which might make improper the admission of such evidence over objection in a civil action.

- b) The parties should, to the fullest extent possible, stipulate all matters which are not or fairly should not be in dispute.

- c) The parties may make objections to evidentiary offers. When an objection is made, the hearing officer may receive the disputed evidence subject to a ruling at a later time.

- d) Copies of the records of the Board maintained in any form which are reproduced in the name of the Board under the certificate of the Chairman of the Board or his designee may be proved in any hearing or legal proceeding. Such reproduced copy shall, without further proof, be admitted into evidence.

- e) The hearing officer may take official notice of any generally accepted information or technical or scientific matter within the field of gaming, and any other fact which may be judicially noticed by courts of this State. The parties shall be informed of any information, matter or facts so noticed, including any staff memoranda or data, and shall be given reasonable opportunity to refute such information.

- f) Any party or its representative shall not communicate directly or indirectly with the hearing officer

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

regarding any pending matter, except upon notice and opportunity to all parties to participate.

Section 3000.435 Sanctions and Penalties
EMERGENCY

- a) The hearing officer may impose sanctions and penalties if the hearing officer finds that a party has acted in bad faith, for the purpose of delay, or has otherwise abused the hearing process.
- b) If a party fails to testify in his own behalf with respect to any question propounded to him, the hearing officer may infer therefrom that such testimony or answer would have been adverse to the case of the party refusing to testify.
- c) If the petitioner or its agent fails to answer a subpoena or a summons or refuses to testify fully at the request of the Board or its agents, such failure or refusal may be deemed independent grounds for a finding that the petitioner is unsuitable for licensing or that the petitioner should be placed on the Exclusion list. In addition, the hearing officer may infer therefrom that such testimony would have been adverse to the Petitioner.
- d) Failure of any party to appear at a hearing shall constitute an admission of all matters and facts contained in the Notice of Denial or Request for Hearing. In such cases the hearing officer may take action based upon such admission or upon any other evidence, including affidavits, without any further notice to the party.

Section 3000.440 Transmittal of Record and Recommendation to the Board
EMERGENCY

- a) The record shall consist of the following:
 - 1) The Notice of Denial or Notice of Exclusion, the Request for Hearing and all motions and rulings thereon;
 - 2) All evidence received;
 - 3) A statement of matters officially noticed;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 4) Offers of proof, objections and rulings thereon;
- 5) The recommendations and any findings of fact and conclusions of law made by the hearing officer.
- b) Oral proceedings or any part thereof shall be recorded stenographically or by such other means as to adequately insure the preservation of such testimony or oral proceedings and shall be transcribed on request of any party. Said transcript shall be paid for by the requesting party.

c) Upon conclusion of the hearing, the hearing officer shall issue to the Board written findings of fact and conclusions of law and his recommendations. Findings of fact shall be based exclusively on the evidence and on matters officially noticed.

d) Final Board Order

- 1) The Board shall review the entire record and shall render a written decision on the merits which shall contain findings of fact and law, and will thereafter issue a final Board order.
- 2) Copies of the final Board order shall be served on a party by personal delivery, certified mail or overnight express mail.
- 3) A final Board order shall become effective upon personal delivery to a party or upon posting by certified or overnight express mail.

SUBPART E: RESERVED

SUBPART F: EXCURSIONS

Section 3000.600 Time of Excursion
EMERGENCY

- a) A Gaming excursion shall be deemed to have started upon the commencement of Gaming.
- b) For the purpose of orderly ingress of passengers to a Riverboat, gambling shall be deemed to commence when the first passenger boards a Riverboat for an excursion and may continue while other passengers are boarding

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

for a period not to exceed thirty (30) minutes, at which time the gangplank or its equivalent shall be pulled up and further boarding shall not be permitted.

For the purpose of orderly egress of passengers from a Riverboat at the end of an excursion, gambling may continue for a period not to exceed thirty (30) minutes after the gangplank or its equivalent is lowered. During this thirty (30) minute period of egress, new passengers may not board a Riverboat.

These periods of time shall not extend the four hour maximum period during which gambling may be conducted during a gaming excursion.

Section 3000.610 Excursions During Inclement Weather or Mechanical Difficulties

EMERGENCY

- a) If a Riverboat captain reasonably determines that either of the following circumstances exist, he shall either not leave the dock or immediately return thereto:

- 1) The captain deems it unsafe to transport passengers on the waterway due to inclement weather; or
- 2) The Riverboat has been rendered temporarily inoperable by mechanical or structural difficulties or river icing. In the case of mechanical or structural difficulties, the holder of a Owner's License shall make all reasonable effort to remedy the problem promptly.

- b) If a Riverboat captain reasonably determines for reasons of safety that although seaworthy, the Riverboat should not leave the dock or should return immediately thereto, due to either of the above conditions, a Gaming excursion may commence or continue where the gangplank or its equivalent is raised and remains raised, in which event the Riverboat shall not be considered docked. If, due to either of the above conditions, a Gaming excursion must commence or continue with the gangplank or its equivalent raised, and the Riverboat does not leave the

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

dock, ingress is prohibited until the completion of the excursion.

- c) Once a Riverboat captain has determined that circumstances set forth above have occurred, the Riverboat shall not depart from the dock for the scheduled excursion or the remainder of an excursion period, whichever is applicable.

- d) If a Riverboat captain deems it necessary to take either of the actions specified in paragraph a), the holder of an Owner's License shall promptly file with the Administrator a report detailing the basis for such action.

SUBPART G: CONDUCT OF GAMING

Section 3000.700 Wagering Only with Approved Chips, Tokens and Electronic Cards

EMERGENCY

Riverboat Gaming Wagers may be made only with Chips, Tokens or electronic cards approved by the Administrator and purchased from a holder of an Owner's License. Such chips, Tokens or electronic cards may be used while aboard the Riverboat.

Section 3000.705 Authorized Games

EMERGENCY

No holder of an Owner's License shall permit any Game to be played other than those specifically named in the Act or approved by the Board. For each Game, the holder of an Owner's License shall provide a set of Game rules to the Administrator 120 days in advance of the Game's operation or within such time period as the Administrator may designate.

Section 3000.710 Publication of Rules and Payout Ratio for Live Gaming Devices

EMERGENCY

A holder of an Owner's License shall provide in printed form to all patrons the rules and accurate payout ratio for each live Game in the area in which the Game is played. A holder of an Owner's License shall make payment in strict accordance with such published payout ratios.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Section 3000.715**Payout Percentage for Electronic Gaming Devices**

EMERGENCY

A holder of any Owner's License shall display the minimum Theoretical Aggregate Payout Percentage of all of the Electronic Gaming Devices in operation.

Section 3000.716 Cashing-In
EMERGENCY

A holder of an Owner's License shall comply with all Federal regulations and requirements for the withholding of taxes from winnings and the filing of Currency Transaction Reports. The patron shall produce an identification card confirming information required by these forms, prior to the disbursement of winnings.

Section 3000.720 Submission of Chips for Review and Approval
EMERGENCY

Each holder of an Owner's License shall submit to the Administrator for approval a sample of each denomination Value and Non-Value Chip in its primary and secondary sets and shall not utilize such Chips for Gaming purposes until approved by the Administrator.

- a) In requesting approval of such Chips, a holder of an Owner's License, prior to having any such Chips manufactured, shall first submit to the Administrator a detailed schematic of its proposed Chips which shall show the front, back and edge of each denomination of Value Chip and each Non-Value Chip and the design and wording to be contained thereon all of which shall be depicted on such schematic as they will appear, both as to size and location, on the actual Chip. Once the design schematics are approved by the Administrator no Value or Non-Value Chip shall be issued or utilized until and unless a sample of each denomination of Value Chip and each color of Non-Value Chip is also submitted to and approved by the Administrator.
- b) No holder of an Owner's License or other person licensed by the Board shall manufacture for, sell to, distribute to or use in any casino outside of Illinois,

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

any Value or Non-Value Chips having the same edge design as those approved for use in Illinois.

Section 3000.725 Chip Specifications
EMERGENCY

a) Value Chips

- 1) Each Chip issued by a holder of an Owner's License shall be round in shape, have clearly and permanently impressed, engraved or imprinted thereon the name of the Riverboat and the specific value of the Chip except that a holder of an Owner's License may issue Gaming Chips without a value impressed, engraved or imprinted thereon for Roulette. Chips with a value contained thereon shall be known as "Value Chips" and Chips without a value contained thereon shall be known as "Non-value Chips."
- 2) Value Chips may be issued by the holder of the Owner's License in denominations of \$.50, \$1.00, \$2.50, \$5.00, \$20.00, \$25.00, \$100.00, \$500.00, \$1,000.00 and \$5,000.00. The holder of the Owner's License shall have the discretion to determine the denominations to be utilized on its Riverboat and the amount of each denomination necessary for the conduct of Gaming operations.
- 3) Each denomination of Value Chip shall have a different primary color from every other denomination of Value Chip. Value Chips shall fall within the colors set forth below when such Chips are viewed both in daylight and under incandescent light. In conjunction with such primary colors, each holder of an Owner's License shall utilize contrasting secondary colors for the edge spots on each denomination of Value Chip. Unless otherwise approved by the Administrator, no holder of an Owner's License shall use a secondary color on a specific denomination of Chip identical to the secondary color used by another holder of an Owner's License on that same denomination of the Value Chip. The primary color to be utilized by each holder of an Owner's License for each denomination of Value Chip shall be:
- A) \$.50 - "Mustard Yellow";

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- B) \$1.00 - "White";
- C) \$2.50 - "Pink";
- D) \$5.00 - "Red";
- E) \$20.00 - "Yellow";
- F) \$25.00 - "Green";
- G) \$100.00 - "Black";
- H) \$500.00 - "Purple";
- I) \$1,000.00 - "Fire Orange"; and
- J) \$5,000.00 - "Gray".

4) Each denomination of Value Chip utilized by a holder of an Owner's License shall, unless otherwise authorized by the Administrator:

- A) Have its center portion, which contains the value of the Chip and the Riverboat issuing it, of a different shape for each denomination;
 - B) Have the name or other approved identification of the Riverboat and the denomination of such Chip molded into its outer rim;
 - C) Be so designed so as to be able to determine on closed circuit black and white television the specific denomination of such Chip when placed in stack of Chips of other denominations; and
 - D) Be designed, manufactured and constructed so as to prevent to the greatest extent possible, the counterfeiting of such Chips.
- 5) The Board shall have the discretion to approve a Value Chip in the denomination of \$1,000.00 or \$5,000.00 at variance with the requirements of this Section provided that any variation is specifically identified as such by the holder of the Owner's License and provided further that, said variation does not affect the control, security or integrity of said chips or the operation of the Games.

b) Non-Value Chips

- 1) Each Non-Value Chip utilized by a Riverboat shall be issued solely for the purpose of Gaming at

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Roulette. The Non-Value Chips at each Roulette table shall:

- A) Have the name of the Riverboat issuing it molded into its center;
- B) Contain a design, insert or symbol differentiating it from the Non-Value Chips being used at every other Roulette table in the Riverboat;

C) Have "Roulette" impressed on it; designed, manufactured and constructed so as to prevent, to the greatest extent possible, the counterfeiting of such Chips; and

D) Be designed, manufactured and constructed so as to prevent, to the greatest extent possible, the counterfeiting of such Chips.

- 2) Non-Value Chips issued at a Roulette table shall only be used for gaming at that table and shall not be used for gaming at any other table in the Riverboat nor shall any holder of an Owner's License or its employees allow any Riverboat patron to remove Non-Value Chips permanently from the table from which they were issued.

3) No person at a Roulette table shall be issued or permitted to game with Non-Value Chips that are identical in color and design to Value Chips or to Non-Value Chips being used by another person at the same table. When a patron purchases Non-Value chips, a Non-Value Chip of the same color shall be placed in a slot or receptacle attached to the outer rim of the Roulette wheel. At that time, a marker button denoting the value of a stack of twenty (20) Chips of that color shall be placed in the slot or receptacle.

- 4) Non-Value Chips shall only be presented for redemption at the table from which they were issued and shall not be redeemed or exchanged at any other location in the Riverboat Gaming Operation. When so presented, the dealer at such table shall exchange them for an equivalent amount of Value Chips which may then be used by the

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

patron in Gaming or redeemed as any other Value Chips.

- 5) Each holder of an Owner's License shall have the discretion to permit, limit or prohibit the use of Value Chips in gaming at Roulette provided, however, that it shall be the responsibility of the holder of an Owner's License to keep accurate account of the Wagers being made at Roulette with Value Chips so that the Wagers made by the one player are not confused with those made by another player at the table.

Section 3000.730 Primary, Secondary and Reserve Sets of Gaming Chips

EMERGENCY

Unless otherwise authorized by the Administrator each Riverboat shall have a primary set of Value Chips, a separate secondary set of Value Chips and a Non-Value Chip reserve which shall conform to the color and design specification set forth in Section 3000.725. An approved secondary set of Value Chips and reserve Non-Value Chips shall be placed into active play whenever the primary set is removed.

- a) The secondary set of Value Chips shall have different secondary colors than the primary set, and shall be required for all denominations.
- b) Each holder of an Owner's License shall have a Non-Value Chip reserve for each color utilized in the Riverboat with a design insert or symbol different from those Non-Value Chips comprising the primary set.
- c) The holder of an Owner's License shall remove the primary set of Gaming Chips from active play whenever:
 - 1) A determination is made by the holder of an Owner's License and the Board agent that the Riverboat Gaming Operation is taking on a significant number of counterfeit Chips;
 - 2) Any other impropriety or defect in the utilization of the primary set of Chips makes removal of the primary set necessary; or
 - 3) The Board or the Administrator so directs.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- d) Whenever the primary set of Chips is removed from active play the holder of the Owner's License shall immediately notify a representative of the Board as to the reason for such occurrence.

Section 3000.735 Issuance and Use of Tokens for Gaming in Electronic Gaming Devices

EMERGENCY

- a) No holder of an Owner's License shall issue or cause to be utilized in the Riverboat Gaming Operation any Tokens for Gaming in Electronic Gaming Devices unless such Tokens are approved by the Administrator. In requesting approval of such Tokens, the holder of an Owner's License shall first submit to the Administrator a detailed schematic of its proposed Token which shall show its front, back and edge, its diameter and thickness and any logo, design or wording to be contained thereon, all of which shall be depicted on such schematic as they will appear, both as to size and location, on the actual Token. Once the design schematics are approved by the Administrator, no Token shall be issued or utilized until a sample of such Token is also submitted and approved by the Administrator.

- b) A holder of an Owner's License may, with the approval of the Administrator, issue metal Tokens designed for Gaming in its Electronic Gaming Devices. Such Tokens shall:
 - 1) Clearly identify the name and location of the Riverboat Gaming Operation issuing them;
 - 2) Clearly state the face value of the Token;
 - 3) Contain the statement "Not Legal Tender;"
 - 4) Not be deceptively similar to any current or past coin of the United States or a foreign country;
 - 5) Be of a size or shape or have other characteristics which will physically prevent their use to activate lawful vending machines or other machines designed to be operated by coins of the United States; and

DEPARTMENT OF REVENUE
NOTICE OF EMERGENCY RULES

- 6) Not be manufactured from a ferromagnetic material or from a three-layered material consisting of a copper-nickel alloy clad on both sides of a pure copper core or from a copper based alloy except if the total zinc, nickel, aluminum, magnesium and other alloying metal exceeds 25 percent (25%) of the Token's weight.
- c) Tokens approved for issuance by a holder of an Owner's license shall be:

- 1) Issued to a patron upon payment therefor, or in accordance with a complimentary distribution program authorized pursuant to the Act;
- 2) Capable of insertion into designated Electronic Gaming Devices operated by the holder of an Owner's License for the purpose of activating play;
- 3) Available as a payout from the hopper of such Electronic Gaming Devices; and
- 4) Redeemable by the patron in accordance with the Act.

Section 3000.740 Exchange of Chips and Tokens
EMERGENCY

- a) Chips shall be issued to a person only at the request of such person and shall not be given as change in any other transaction. Chips shall only be issued to Riverboat patrons at a cashier's cage or at the Live Gaming Devices and shall be redeemed only at a cashier's cage.
- b) Tokens shall only be issued upon the request of a patron from a cashier's cage, bill changer or from employees of the holder of an Owner's License at the Electronic Gaming Device area. Tokens shall be redeemed only at a cashier's cage.
- c) Chips or Tokens shall only be redeemed by a holder of an Owner's License from its patrons and shall not be knowingly redeemed from any non-patron source, provided, however, that non-gaming employees of the Riverboat may redeem Chips or Tokens they have received as gratuities.

DEPARTMENT OF REVENUE
NOTICE OF EMERGENCY RULES

- d) Each Riverboat shall promptly redeem its own Chips and Tokens by cash or by check dated the day of such redemption on an account of the Riverboat as requested by the patron, except when the chips and Tokens were obtained or used unlawfully.
- e) Each Riverboat may demand the redemption of its Chips or Tokens from any person in possession of them and such person shall redeem said Chips or Tokens upon presentation of an equivalent amount of cash by the Riverboat.

f) No Riverboat shall knowingly accept, exchange, use or redeem Gaming Chips or Tokens issued by another Riverboat.

g) Each Riverboat shall cause to be posted and remain posted in a prominent place:

- 1) On the front of a cashier's cage a sign that reads as follows: "Gaming Chips issued by another Riverboat may not be used, exchanged or redeemed in this Riverboat;" and
- 2) On Electronic Gaming Device Token redemption booths a sign that reads as follows: "Tokens issued by another Riverboat may not be used, exchanged or redeemed in this Riverboat."

Section 3000.745 Receipt of Gaming Chips or Tokens from
Manufacturer or Distributor
EMERGENCY

- a) When Chips or Tokens are received from the manufacturer or distributor thereof, they shall be opened and checked by at least two (2) employees of the holder of an Owner's License from different departments. Any deviation between the invoice accompanying the Chips or Tokens and the actual Chips or Tokens received or any defects found in such Chips or Tokens shall be reported promptly to the Administrator.
- b) After checking the Chips received, the holder of the Owner's License shall cause to be reported in a chip inventory ledger the denomination of the Chips received, the number of each denomination of chip received, the number and description of all Non-Value

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Chips received, the date of such receipt and the signature of the individuals who checked such Chips.

- c) If any of the Chips received are to be held in reserve and not utilized either at the gaming tables or at a cashier's cage, they shall be stored in a separate locked compartment either in the vault or in a cashier's cage and shall be recorded in the Chip inventory ledger as reserve Chips.

- d) Any Chips received that are part of the secondary set of Chips of the Riverboat shall be recorded in the Chip inventory ledger as such and shall be stored in a locked compartment in the Riverboat vault separate from the reserve Chips.

Section 3000.750 Inventory of Chips
EMERGENCY

- a) Chips shall be taken from or returned to either the reserve Chip inventory or the secondary set of Chips in the presence of at least two (2) individuals. The denominations, number and amount of Chips so taken or returned shall be recorded in the Chip inventory ledger together with the date and signatures of the individuals carrying out this process.

- b) Each holder of an Owner's License shall, on a daily basis, compute and record the unredeemed liability for each denomination of Chips and cause to be made an inventory of Chips in circulation and cause the result of such inventory to be recorded in the Chip inventory ledger. On a monthly basis, each holder of an Owner's License shall cause an inventory of Chips in reserve to be made and cause the result of such inventory to be recorded in the Chip inventory ledger. The procedures to be utilized to compute the unredeemed liability and to inventory Chips in circulation and reserve shall be submitted to the Administrator for approval. A physical inventory of Chips in reserve shall be required annually if the inventory procedures incorporate the sealing of the locked compartment.

- c) During non-gaming hours all Chips in the possession of the Riverboat shall be stored in the Chip bank, in the vault, or in a locked compartment in a cashier's cage except that Chips may be locked in a transparent

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

compartment on Gaming tables provided that there is adequate security as approved by the Administrator.

Section 3000.755 Destruction of Chips and Tokens
EMERGENCY

- a) Prior to the destruction of Chips the holder of an Owner's License shall notify the Administrator, in writing, of the date and the location at which the destruction will be performed, the denomination, number and amount of value Chips to be destroyed, the description and number of Non-Value Chips to be destroyed and a detailed explanation of the method of destruction. Unless otherwise authorized by the Administrator the destruction of Chips shall be carried out in the presence of at least two (2) individuals, one of whom shall be an agent of the Board. The denomination, number and amount of Value Chips or, in the case of Non-Value Chips, the description and number so destroyed shall be recorded in the Chip inventory ledger together with the signatures of the individuals carrying out such destruction and the date on which said destruction took place.

- b) The holder of an Owner's License shall submit to the Administrator for approval procedures to record the receipt, inventory, storage and destruction of Gaming Tokens.

Section 3000.760 Minimum Standards for Electronic Gaming Devices
EMERGENCY

- a) Electronic Gaming Devices shall pay out a mathematically demonstrable percentage of all amounts wagered, which must not be less than eighty percent (80.0%) nor more than one hundred percent (100.0%) unless otherwise approved by the Administrator. Electronic Gaming Devices that may be affected by player skill must meet this standard when using a method of play that will provide the greatest return to the player over a period of continuous play.
- b) Electronic Gaming Devices shall:

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 1) Be controlled by a microprocessor or the equivalent;
 - 2) Be compatible to on-line data monitoring;
 - 3) Have a separate locked internal enclosure within the device for the circuit board containing the EPROM (computer chips that store memory);
 - 4) Be able to continue a game with no data loss after a power failure;
 - 5) Have previous and current game data recall;
 - 6) Have a random selection process that must not produce detectable patterns of game elements or detectable dependency upon any previous game outcome, the amount wagered, or upon the style or method of play;
 - 7) Clearly display applicable rules of play and the payout schedule;
 - 8) Display an accurate representation of each game outcome. After selection of the game outcome, the Electronic Gaming Device must not make a variable secondary decision which affects the result shown to the player;
 - 9) Have a complete set of nonvolatile meters including tokens-in, tokens-out, tokens dropped, total credits wagered, total credits won, number of games played, and jackpots paid;
 - 10) Each possible permutation or combination of game elements which produce winning or losing game outcomes must be available for random selection at the initiation of each play; and
 - 11) Not automatically alter pay-tables or any function of the Electronic Gaming Device based on internal computation of the hold percentage.
- c) When an Electronic Gaming Device is unable to drop sufficient tokens for payment of jackpots requiring the payment to be made by the Riverboat, jackpot payout

ILLINOIS REGISTER

11314
91

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- tickets must be prepared containing the following information:
- 1) The location of the Electronic Gaming Device;
 - 2) The date;
 - 3) The time of day;
 - 4) The Electronic Gaming Device number;
 - 5) The amount of the jackpot payout in written and numeric form;
 - 6) The signature of the holder of an Owner's License or operator employee making the payment; and
 - 7) A signature of at least one other Riverboat Gaming Operation employee attesting to the accuracy of the form.
- d) Electronic Gaming Devices linked to any Progressive Jackpot system shall meet the following specifications:
- 1) A Progressive Jackpot may be transferred to another progressive Electronic Gaming Device at the same location in the event of a device malfunction or replacement, with approval of the Administrator;
 - 2) A holder of an Owner's License may impose a limit on the jackpot of an Electronic Gaming Device which is linked to any Progressive Controller as long as the minimum payout is greater than the possible maximum jackpot payout showing on any individual Electronic Gaming Device linked to the Progressive Jackpot;
 - 3) No payoff indicator shall be turned back to a lesser amount unless one of the following circumstances occurs:
 - A) The amount shown on the progressive meter is paid to a player as a jackpot;
 - B) It becomes necessary to adjust the progressive meter to prevent the jackpot indicator from displaying an amount greater

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

than the limit imposed by the Riverboat Gaming Operation pursuant to these rules; and

c) It becomes necessary to change the jackpot indicator because of an Electronic Gaming Device malfunction, in which case such malfunction and adjustment must be recorded by appropriate Electronic Gaming Device monitoring on-line data system.

4) A holder of an Owner's License who is liable for payment of a Progressive Jackpot must secure the amount of same by a cash deposit, a performance bond, or a security instrument nationally recognized in the Gaming industry. The Administrator must approve all deposits, bonds, or other instruments, and the security instrument must be secured in a method approved by the Administrator.

Section 3000.765 Integrity of Electronic Gaming Devices
EMERGENCY

Electronic Gaming Devices shall:

- a) Be cashless in operation, and as such, must accept only Electronic Cards or Tokens as Wagers;
- b) Be electronic in design and operation and not be electro-mechanical or mechanical in operation;
- c) Not subject a player to physical hazards;
- d) Contain a surge protector on the line that feeds power to the Electronic Gaming Device. The battery backup or an equivalent for the electronic meters must be capable of maintaining accuracy of all information required for 180 days after power is discontinued from the Electronic Gaming Device. The backup shall be kept within the locked logic board compartment;
- e) Have an on/off switch that controls the electrical current used in the operation of the Electronic Gaming Device and any associated equipment which shall be located in an accessible place within its interior;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

f) Be designed so that it shall not be adversely affected by static discharge or other electromagnetic interference;

g) Have at least one electronic Token acceptor. Token acceptors must be designed to accept designated Tokens and reject others. The Token receiver on an Electronic Gaming Device must be designed to prevent the use of cheating methods such as slugging, stringing, or spooning. All Token acceptors are subject to approval by the Administrator. Tokens accepted but are inappropriate "token-ins" must be returned to the player by activation of the hopper or credited toward the next play of the Electronic Gaming Device. The Electronic Gaming Device control program must be capable of handling rapidly fed Tokens so that occurrences of inappropriate "token-ins" are prevented;

h) Not be readily accessible in its internal space of the Electronic Gaming Device when the front door is both closed and locked;

i) Have logic boards and software EPROMS (computer chips that store memory) in a locked area within the Electronic Gaming Device, sealed with evidence tape. The evidence tape must be affixed by an authorized Board agent and must include the date, signature and I.D. number of the agent. This tape may only be removed by an authorized Board agent;

j) Have a Token compartment contained in a locked area within or attached to the Electronic Gaming Device;

k) Not contain any hardware switches that alter the paytables or payout percentages in its operation. Hardware switches may be installed to control graphic routines, speed of play, and sound;

l) Contain an unremovable identification plate containing the following information, appearing on the exterior of the Electronic Gaming Device:

- 1) Manufacturer;
- 2) Serial Number; and
- 3) Model Number.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- m) Contain the rules of play for each Electronic Gaming Device displayed on the face or screen. No rules shall be incomplete, confusing, or misleading. Each Electronic Gaming Device must also display the credits wagered and the credits awarded for the occurrence of each possible winning combination based on the number of credits wagered. All information required by this subdivision must be kept under glass or another transparent substance and at no time may stickers or other removable items be placed over this information;
- n) Have equipment that enables the Electronic Gaming Device to communicate with a central computer system accessible to the Board, using an industry standard protocol data format approved by the Administrator;
- o) Be capable of continuing the current Game with all current Game features after a malfunction is cleared. This rule does not apply if an Electronic Gaming Device is rendered totally inoperable. The current Wager and all credits appearing on the screen prior to the malfunction shall be returned to the patron;
- p) Have attached a drop bucket housed in a locked compartment separate from any compartment of the Electronic Gaming Device;
- q) Be capable of detecting and displaying the following error conditions which an attendant may clear:
 - 1) Token-in jam;
 - 2) Token-out jam;
 - 3) Hopper empty or time-out;
 - 4) Program error;
 - 5) Hopper runaway or extra Token paid out;
 - 6) Reverse token-in;
 - 7) Reel error; and
 - 8) Door open.

ILLINOIS REGISTER

11318
91

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- r) Use a communication protocol which ensures that erroneous data or signals will not adversely affect the operation of the Electronic Gaming Device;
 - s) Display an Illinois Gaming Registration Board number permanently imprinted, affixed or impressed on the outside of the Electronic Gaming Device;
 - t) Have the capacity to display on the front of each Electronic Gaming Device its rules of play, character combinations requiring payouts, and the amount of the related payouts. In addition, the holder of an Owner's License shall display on each Electronic Gaming Device either:
 - 1) A clear description of any merchandise or thing of value offered as a payout, including the cash equivalent value of the merchandise or thing of value offered, the dates the merchandise or thing of value will be offered if the holder of an Owner's License establishes a time limit upon initially offering the merchandise or thing of value and the availability or unavailability to the patron of the optional cash equivalent value; or
 - 2) The name or a brief description of the merchandise or thing of value offered; provided, however, a sign containing the information specified in subparagraph 1) of this paragraph shall be displayed in a prominent location approved by the Board near the Electronic Gaming Device;
 - u) Have a mechanical, electrical, or electronic device that automatically precludes a player from operating the Electronic Gaming Device after a jackpot requiring a manual payout and requires an attendant to reactivate the Electronic Gaming Device.
- Section 3000.770 Computer Monitoring Requirements of Electronic Gaming Devices**
- EMERGENCY**
- a) The holder of an Owner's License must have a computer connected to all Electronic Gaming Devices in the Riverboat to record and monitor the activities of such devices. No Electronic Gaming Devices shall be operated unless it is on-line and communicating to a

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

computer monitoring system approved by the Administrator. Such computer monitoring system shall provide on-line, real-time monitoring and data acquisition capability in the format and media approved by the Administrator.

b)

The computer permitted by paragraph a) of this Section shall be designed and operated to automatically perform and report functions relating to Electronic Gaming Device meters, and other exceptional functions and reports in the Riverboat as follows:

- 1) Record the number and total value of Tokens placed in the Electronic Gaming Device for the purpose of activating play;
- 2) Record the number and total value of Tokens deposited in the drop bucket of the Electronic Gaming Device;
- 3) Record the number and total value of Tokens automatically paid by the Electronic Gaming Device as the result of a jackpot;
- 4) Record the number and total value of Tokens to be paid manually as the result of a jackpot;
- 5) Have an on-line computer alert, alarm monitoring capability to insure direct scrutiny of any device malfunction, any type of tampering, and any open door to the Electronic Gaming Device or drop area. In addition, any person opening the Electronic Gaming Device or the drop area shall complete the machine entry authorization log including time, date, machine identity and reason for entry;
- 6) Be capable of logging in and reporting any revenue transactions not directly monitored by Token meter, such as Tokens placed in the Electronic Gaming Device as a result of a fill, and any Tokens removed from the Electronic Gaming Device in the form of a credit; and
- 7) Identify any Electronic Gaming Device taken off-line or placed on-line of the computer monitor system, including date, time, and Electronic Gaming Device identification number.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- c) The holder of an Owner's License shall store, in machine-readable format, all information required by paragraph b) for the period of one (1) year. The holder of an Owner's License shall store all information in a secure area and certify that this information is complete and unaltered. This information shall be available in the format and media approved by the Administrator.

d)

The secured office facilities for the sole accessibility of Board personnel provided in accordance with Section 3000.910 of these rules shall house a dedicated computer monitoring line which provides computer accessibility to Board personnel to review, monitor and record data identical to that specified in this Section.

SUBPART H: EXCLUSION OF PERSONS

Section 3000.800 Duty to Exclude

EMERGENCY

No Excluded Person shall be permitted entry into any portion of a Riverboat Gaming Operation. When a person is placed on the Board Exclusion List by the Administrator, such person shall be prohibited from contact of any kind with any Riverboat Gaming Operation in the State of Illinois unless and until a determination is made by the Board or a court to the contrary. It shall be the duty of the holder of the Owner's License and of his employees to exclude or eject from a Riverboat Gaming Operation any Excluded Person when such holder or employee knows or reasonably should know of the presence of such Excluded Person. It shall further be the duty of the holder of the Owner's License to inform the Administrator in writing of the names of persons such holder reasonably believes meet the criteria for placement on an Exclusion List.

Section 3000.810 Distribution and Availability of Exclusion

EMERGENCY

Lists

The Board shall maintain a list of persons to be ejected or excluded from a Riverboat Gaming Operation. The list shall be distributed to each Riverboat Gaming Operation which shall acknowledge receipt of the list in writing. The list may also be distributed to law enforcement agencies. The following information, to the extent known, shall be provided for each

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Excluded Person:

- a) The full name and date of birth and all aliases;
- b) A physical description;
- c) The effective date the person's name was placed on the list;
- d) A photograph, if available;
- e) The person's occupation and his current home and business address; and
- f) Such other information as deemed necessary by the Administrator.

Section 3000.820**Criteria for Exclusion or Ejection and Placement on an Exclusion List**

EMERGENCY

The Administrator may place a person on the Exclusion List or eject such person from a Riverboat Gaming Operation pending a hearing if such person has:

- a) Been convicted of a felony in any jurisdiction, of any crime of moral turpitude or of a crime involving Gaming;
- b) Violated either the Act or these rules;
- c) Performed any act or had a notorious or unsavory reputation which would adversely affect public confidence and trust in Gaming; and
- d) His name on any valid and current Exclusion List from another jurisdiction in the United States.

Section 3000.830**Procedure for Entry of Names**

EMERGENCY

- a) Upon a determination that a person comes under any one of the criteria listed in Section 3000.820, such person shall be deemed a candidate for exclusion and, the Administrator shall file a Notice of Exclusion. Such Notice shall include the identity of the candidate, the nature and scope of the circumstances or reasons that

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

such person should be placed on the Exclusion List, names of potential witnesses, and a recommendation as to whether the exclusion or ejection shall be permanent. The Notice shall also inform such person of the availability of a hearing by the Board pursuant to Subpart D. A request for a hearing must be made within thirty (30) days from the date the Notice of Exclusion was filed.

- b) When a person is excluded or ejected, such person is prohibited from further contact of any kind with any Riverboat Gaming Operation in the State of Illinois unless and until a determination is made by the Board on the merits of a filed Notice of Exclusion or a requested hearing pursuant to Subpart D of these rules. If a determination by the Board is examined under judicial review pursuant to Section 17.1 of the Act, then the exclusion shall continue until the judicial review is completed.

- c) If the Board or a subsequent judicial review finds in favor of the candidate or Excluded Person, then his name shall be removed from the Exclusion List and his exclusion shall be terminated as of the date of the action by the Board or the court. If the finding is against the candidate or Excluded Person, his name shall be placed on the Exclusion List. If no hearing is requested, the person's name shall be placed on the Exclusion List. If the Notice of Exclusion requests a temporary exclusion, and the Administrator agrees to make the exclusion temporary, the Administrator shall set the term of the temporary exclusion. In making this time determination, the Administrator may consider the recommendation of his staff, but in no case shall such a temporary exclusion be less than six (6) months. Such temporary exclusion or ejection shall only apply to those persons excluded or ejected for criteria as it relates to conduct. All other exclusions or ejections shall be permanent.

Section 3000.840**Petition for Removal from Exclusion List**

EMERGENCY

Any person who has been placed on any Exclusion List may petition the Board in writing and request that his name be removed from this list.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

SUBPART I: SURVEILLANCE AND SECURITY

**Section 3000.900 Required Surveillance Equipment
EMERGENCY**

The holder of an Owner's license shall install in the Riverboat a closed circuit television system in accord with the specifications herein and shall provide access to the system or its signal by the Board. The closed circuit television must meet or exceed the following specifications:

- a) Solid state, black and white cameras, 2/3 or 1/2 format, with minimum 400 plus line resolution installed in fixed positions with matrix control and/or with pan, tilt and zoom capabilities, secreted from public and non-security personnel view to effectively and clandestinely monitor in detail, from various vantage points, the following:
 - 1) The Gaming conducted at the Electronic Gaming Devices;
 - 2) The master display board and the number or ball selection device for Keno;
 - 3) The count processes conducted in the count rooms;
 - 4) The movement of cash, Chips, drop boxes, tip boxes, Token storage boxes, and drop buckets within the Riverboat and any area of transit of uncounted Tokens, Chips, cash and cash equivalents;
 - 5) Any area where Tokens or Chips can be purchased or redeemed;
 - 6) The entrance and exits to the Riverboat and the count rooms;
 - 7) For all live Games regardless of patron or employee position:
 - A) Hands of all Gaming patrons and dealers;
 - B) Tray; and
 - C) Overall layout of the table area capable of capturing clear individual images of Gaming
- b) Individual solid state, color, television cameras, 2/3 or 1/2 format, with minimum 320 plus line resolution with matrix and/or pan, tilt and zoom capabilities, secreted from public and non-security personnel view augmented with appropriate color corrected lighting to effectively and clandestinely monitor in detail, from various vantage points, the following:
 - 1) Baccarat and Roulette tables, in a manner to clearly observe the Wagers, patrons, and the outcome of each Game;
 - 2) The operations conducted at the fills and credit area of the cashier's cage(s);
- c) All closed circuit cameras equipped with lenses of sufficient magnification to allow the operator to clearly distinguish the value of the chips, Tokens and playing cards;
- d) Video monitors that meet or exceed the resolution requirement for video cameras with solid state circuitry, and time and date insertion capabilities for taping what is being viewed by any camera in the system. Each video monitor screen must measure diagonally at least twelve (12) inches and all controls must be front mounted;
- e) Video printers capable of adjustment and possessing the capability to generate instantaneously, upon command, a clear, color and/or black and white, copy of the image depicted on the videotape recording;
- f) Date and time generators based on a synchronized, central or master clock, recorded on tape and visible on any monitor when recorded;
- g) Wiring to prevent tampering. The system must be supplemented with a back-up gas/diesel generator power source which is automatically engaged in case of a

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

patrons and dealers, inclusive of, without limitation, facial views and the playing surface so that the outcome of each Game may be clearly observed.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

power outage and capable of returning to full power within seven (7) to ten (10) seconds;

h) An additional uninterrupted power supply system so that time and date generators remain active and accurate, and switching gear memory and video surveillance of all riverboat entrances/exits and cage areas is continuous;

i) Video switchers capable of both manual and automatic sequential switching for the appropriate cameras;

j) Videotape recorders capable of producing high quality first generation pictures with a horizontal resolution of a minimum of 240 plus lines non-consumer, industrial grade, and recording on a standard 1/2 inch, V.H.S. tape with high-speed scanning and flickerless playback capability in real-time. Such videotape recorders must possess time and date insertion capabilities for taping what is being viewed by any camera in the system;

k) Audio capability in the soft count room; and

l) Adequate lighting in all areas where camera coverage is required. The lighting shall be of sufficient intensity to produce clear videotape and still picture production, and correct color correction where color camera recording is required. The video must demonstrate a clear picture, in existing light under normal operating conditions.

Section 3000.910 Security and Board Surveillance Rooms Requirements
EMERGENCY

There shall be for the exclusive use of the Board agents and for the use by employees of the Riverboat Gaming Operation rooms on each Riverboat for monitoring and recording purposes. The room for the exclusive use of the Board shall be designated the Board Surveillance Room. The room for the use of the employees of the Riverboat Gaming Operation shall be designated the Security Room.

a) All equipment that is utilized to monitor or record must remain solely accessible to the Security Room personnel and be exclusively for Riverboat surveillance and security, except when such equipment is being repaired or replaced.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

b) Employees or agents of the Riverboat Gaming Operation assigned to monitoring duties in the Security Room shall have no other Gaming-related duties within the Riverboat Gaming Operation.

c) The interior of the Board Surveillance Room and the Security Room shall not be visible to the public.

d) Each Riverboat shall have a minimum of eight (8) monitors in the Security Room, and three (3) monitors in the Board Surveillance Room. Each room shall have appropriate switching capabilities to insure that all surveillance cameras are accessible to monitors in both surveillance rooms. The equipment in the Board Surveillance Room must be able to monitor and record, without being over ridden, anything visible by monitor to employees of the holder of an Owner's license.

e) The Board shall at all times be afforded immediate access to the Security Room, other surveillance areas, and all records relating to such surveillance.

f) The Security Room and the Board Surveillance Room shall be equipped with all the required surveillance equipment as specified in Section 3000.900.

Section 3000.920 Segregated Telephone Communication
EMERGENCY

A segregated telephone communication system shall be provided for use by Board agents in the Board Surveillance Room.

Section 3000.930 Security Logs
EMERGENCY

The holder of the Owner's license shall be required to maintain a Security log of all surveillance activities in the Security Room. The log shall be maintained by Security Room personnel. The Board shall have access at all times to the log. The log shall include the following:

- a) All persons entering and exiting the Security Room;
- b) Summary, including date, time and duration, of the surveillance; and
- c) Record of any equipment or camera malfunctions.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Section 3000.940 Storage and Retrieval
EMERGENCY

- a) All videotape recordings shall be retained for at least five (5) days and shall be listed on a log by security personnel with the date, times, and identification of the person monitoring or changing the tape in the recorder. Original videotape recordings will be released to the Board upon demand.

- b) Any videotape recording illegal or suspected illegal activity shall, upon completion of the tape, be removed from the recorder and etched with date, time and identity of security personnel. The videotape shall be placed in a separate, secure area and notification given to the Board agent.

Section 3000.950 Dock Site Board Facility
EMERGENCY

The holder of an Owner's License shall provide a secure and segregated room at the dock site for the exclusive use of Board agents. This room shall be in addition to the Board Surveillance Room provided for Board agents on the Riverboat. The dock site room shall be of size approved by the Administrator. The dock site room shall include a secure telephone line with a different number than the telephone lines on the Riverboat.

Section 3000.960 Maintenance and Testing
EMERGENCY

- a) At various times, all surveillance equipment shall be subject to impromptu Board testing of minimum standards of resolution and operation. Any malfunction of surveillance equipment shall necessitate the immediate replacement of the faulty unit with a working unit. If immediate replacement is not possible, alternative live monitoring must be provided by Riverboat security personnel. This live monitoring must meet the approval of the Board agent on board in order for Gaming to continue in the affected surveillance area.

- b) Upon completion of the excursion, Board personnel shall meet with representatives of the Riverboat Gaming Operation to ascertain the approximate time needed to make necessary repairs and determine whether Gaming may continue with live monitoring.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

SUBPART J: LIQUOR LICENSES

Section 3000.1000 Liquor Control Commissioner
EMERGENCY

The Illinois Liquor Control Commission shall issue Riverboat liquor licenses to holders of an Owner's License in accordance with the Liquor Control Act of 1934, Ill.Rev.Stat. ch. 43, par. 1, et seq. (1990).

Section 3000.1010 Liquor Licenses
EMERGENCY

- a) Fees.

The annual license fee shall be \$150.00.

- b) Duration of license.

All Riverboat liquor licenses issued by the Commission shall be valid for a period not to exceed one year after issuance, unless revoked or suspended as described in Ill.Rev.Stat. ch. 43, Section 117.

- c) No Riverboat liquor license shall be issued to an owner prior to the issuance of an its Owner's License by the Board. The holder of an Owner's License shall submit to the Commission a certified copy of the Owner's License prior to issuance of a Riverboat liquor license.

- d) Display of the liquor license.

Every holder of an Owner's License shall cause the liquor license to be framed and hung in plain view in a conspicuous place on the licensed premises.

Section 3000.1020 Disciplinary Actions.
EMERGENCY

The holder of an Owner's License shall be subject to disciplinary action in accordance with Section 3000.110 for serving intoxicating beverages to persons who are visibly intoxicated or permitting such persons to participate in Gaming.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Section 3000.1030 Hours of Sale
EMERGENCY

Local law or ordinance applicable to the dock or to locations where Riverboat patrons embark or disembark to the contrary notwithstanding, a holder of an Owner's License may sell alcoholic beverages or furnish or permit the same to be consumed on the Riverboat at any time during a scheduled excursion or as the Administrator shall determine consistent with such scheduled excursion.

SUBPART K: ACCOUNTING RECORDS AND PROCEDURES

Section 3000.1100 Ownership Records
EMERGENCY

- a) A holder of an Owner's License shall keep and provide to the Board upon request the following records.
- 1) If a corporation:
- A) A certified copy of the articles of Incorporation and any amendments;
- B) A certified copy of the bylaws and any amendments;
- C) A certificate of good standing from the state of its incorporation;
- D) A certificate of authority from the Illinois Secretary of State authorizing it to do business in Illinois, if such corporation is operating as a foreign corporation in Illinois;
- E) A list of all current and former officers and directors;
- F) A certified copy of minutes of all meetings of the stockholders and directors;
- G) A current list of all stockholders including the names of beneficial owners of shares held in street or other names;
- H) The name of any business entity and a current list of all stockholders in such entity
- I) A copy of the stock certificate ledger;
- J) A complete record of all transfers of stock;
- K) A record of amounts paid to the corporation for issuance of stock and other capital contributions and dates thereof;
- L) A record of all dividends distributed by the corporation; and
- M) A record of all salaries, wages, and other remuneration (including perquisites), direct or indirect, paid during the calendar or fiscal year, by the corporation, to all officers, directors, and stockholders with an ownership interest at any time during the calendar or fiscal year, equal to or greater than five percent (5%) of the outstanding capital stock of any class of stock.
- 2) If a partnership:
- A) A certified copy of the partnership agreement;
- B) A certificate of limited partnership of its domicile;
- C) A list of the partners, including names, addresses, the percentage of interest in net assets, profits and losses held by each, the amount and date of each capital contribution of each partner, and the date the interest was acquired;
- D) A record of all withdrawals of partnership funds or assets; and
- E) A record of salaries, wages and other remuneration (including perquisites), direct or indirect, paid to each partner during the calendar or fiscal year.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

including the names of beneficial owners of shares held in street or other names, in which such corporation has a direct, Indirect or Attributed interest;

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

3) If a sole proprietorship:

A) A schedule showing the name and address of the proprietor and the amount and date of his original investment;

B) A record of dates and amounts of subsequent additions to the original investment and any withdrawals; and

C) A record of salaries, wages and other remuneration (including perquisites), direct or indirect, paid to the proprietor during the calendar or fiscal year.

Section 3000.1110 Accounting Records
EMERGENCY

a) The holder of an Owner's License shall maintain complete, accurate, legible and permanent records of all transactions pertaining to its revenues and expenses. The Administrator may, from time to time, direct the holder of an Owner's License to alter the manner in which such records are maintained.

b) General accounting records shall be maintained on a double entry system of accounting with transactions recorded on the accrual basis and supported by detailed, supporting and subsidiary records.

c) The Administrator shall prescribe a uniform chart of accounts and accounting classification in order to insure consistency, comparability, and effective disclosure of financial information. The prescribed chart of accounts shall be the minimum level of detail to be maintained for each accounting classification by the holder of an Owner's License.

d) The detailed supporting and subsidiary records of the holder of an Owner's License shall include without limitation:

1) Detailed records identifying revenues, expenses, assets, liabilities and equity for the holder of an Owner's License;

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

2) Records of all investments, advances, loans and receivable balances, other than patron checks, due the establishment;

3) Record of all loans and other amounts payable by the holder of an Owner's License;

4) Record of all patron checks initially accepted by the holder of an Owner's License, deposited by the owner, returned to the owner as "uncollected" and ultimately written-off as uncollectible by the holder of an Owner's License;

5) Journal entries prepared by the holder of an Owner's License and the independent accountant selected by the Administrator;

6) Tax workpapers used in preparation of any state or federal tax return;

7) Records which identify Table Drop, Table Win and Percentage of Table Win to Table Drop for each live table Game and those records cumulated for each type of live table Game, either by shift of other accounting period approved by the Administrator;

8) Records which identify the actual tokens-in, tokens-out, Electronic Gaming Device Drop, Electronic Gaming Device Win, Electronic Gaming Device Win to Electronic Gaming Device Drop and Theoretical Payout Percentage for each Electronic Gaming Device on a per day basis or other accounting period approved by the Administrator;

9) Records supporting the accumulation of the costs for complimentary services and items. A complimentary service or item provided to patrons in the normal course of an owner's business shall be recorded at an amount based upon the full retail price normally charged for such service or item;

10) Records which identify the purchase, receipt, and destruction of Gaming Chips and Tokens from all sources including receipts from bill changers;

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- 11) Records required to fully comply with all the Federal Financial Record-keeping requirements as enumerated in Title 31 C.F.R., part 103.
 - 12) Records required by the holder of an Owner's License's Internal Control System; and
 - 13) Any other records that the Administrator requires be maintained.
- e) If a holder of an Owner's License fails to maintain the records used by it to calculate the Adjusted Gross Receipts or the number of persons admitted on the Riverboat, the Administrator may compute and determine the amount upon the basis of an audit conducted by the Board, of any information within the Board's possession, or statistical analysis.

Section 3000.1120 Standard Financial and Statistical Records
EMERGENCY

- a) The holder of an Owner's License, unless specifically exempted by the Administrator, shall file monthly, quarterly and annual reports of financial and statistical data.
- b) The Administrator shall periodically prescribe a set of standard reporting forms and instructions to be used in filing monthly, quarterly and annual reports.
- c) Annual reports shall be based on a calendar year beginning January 1 and ending December 31. Quarterly reports shall be based on the calendar quarters ending March 31, June 30, and September 30. Monthly reports shall be based on calendar months. Quarterly and monthly reports shall contain a cumulative year-to-date column so as to facilitate analysis.
- d) The reports required to be filed pursuant to this Section shall be sworn to and signed by:
 - 1) If from a corporation:
 - A) Chief Executive Officer; or
 - B) Financial Vice President; or
 - C) Treasurer; or

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- D) Controller.
 - 2) If from a partnership, by a General Partner or Financial Director;
 - 3) If from a sole proprietorship, by the proprietor; or
 - 4) If from any other form of business association, by the Chief Executive Officer.
- e) Reports shall be addressed to the Administrator and postmarked no later than the required filing date. The required filing dates are as follows:
- 1) Monthly reports shall be due on the 15th calendar day of the following period;
 - 2) Quarterly reports shall be due on the 15th calendar day of the second period following the end of the quarter; and
 - 3) Annual reports shall be due on the 15th calendar day of the third period following the end of the year.
- f) In the event of a termination or suspension of the Owner's License, voluntary or involuntary change in business entity or material change in ownership, the holder of an Owner's License shall file an interim quarterly report as of the date of occurrence of such event, unless such event has already been disclosed in a regular quarterly report or unless exempted by the Administrator. The filing date shall be thirty (30) calendar days after the date of occurrence of the event.
- g) Any adjustments resulting from the quarterly and annual audits required in Section 3000.1130 shall be recorded in the accounting records of the period to which it relates. In the event that the adjustments were not reflected in the holder of an Owner's License's quarterly or annual reports and the Administrator concludes the adjustments are significant, a revised report may be required from the holder of an Owner's License. The revised filing shall be due within thirty

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

(30) calendar days after written notification to the holder of an Owner's License.

- h) Delays in mailing, mail pickups, and postmarking are the responsibility of the holder of an Owner's License.

Section 3000.1130 Annual Audits and Other Reporting

Requirements

EMERGENCY

- a) The Administrator shall direct an audit to be performed of the financial transactions and conditions of the total operations of a holder of an Owner's License including the Internal Control System required to be submitted in accordance with paragraph c) of Section 3000.320. The procedures set forth below are the minimum procedures that must be performed. Upon written notice by the Administrator, other procedures may be required. In conjunction with the audit, the independent certified public accountant selected by the Administrator shall perform the following procedures:

- 1) On a quarterly basis:

- A) Evaluate the Internal Control System in order to report on material weaknesses in internal accounting controls. Whenever in the opinion of the independent certified public accountant, there exists no material weaknesses in internal accounting controls, the report shall so state;

- B) Audit the respective quarter's Adjusted Gross Receipts in order to report on the fair presentation of Adjusted Gross Receipts in conformity with generally accepted accounting principles;

- C) Observe "unannounced" the transportation and count of each of the following: Electronic Gaming Device Drop, Table Drop, and tip box. For purposes of these procedures, "unannounced" means that no officers, directors or employees of the holder of the Owner's License are given advance information, regarding the dates or times of such observations; and

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- D) Review the terms of contractual agreements, on a sample basis, with suppliers in order to report on compliance with the terms of the contractual agreements and to determine that such contracts are not in excess of their fair market value.

- 2) On an annual basis:

- A) Evaluate the holder of an Owner's License Internal Control System in order to report on compliance with the submitted Internal Control System approved by the Administrator. Whenever in the opinion of the independent certified public accountant the holder of an Owner's License has deviated from the submitted Internal Control System approved by the Administrator or the accounts, records, and control procedures examined are not maintained by the holder of the Owner's License in accordance with the Act and these rules, the report shall enumerate such deviations, regardless of materiality, and such areas of the Internal Control System no longer considered effective, and shall make recommendations regarding improvements in the Internal Control System.

- B) Audit the financial statements in order to report on the financial statements fair presentation in conformity with generally accepted accounting principles.

- C) Report on reportable conditions found during the annual audit of the financial statements. A reportable condition shall be defined as a significant deficiency on the design or operation of the internal control structure, which would adversely affect the holder of an Owner's License's ability to record, process, summarize, and report financial data consistent with the assertions of management in the financial statements. Reportable conditions that are also material weaknesses shall be identified as such in the report. The quarterly reports required by subparagraph 1)A) of paragraph a) of this Section shall be incorporated into this

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

annual report. Nonreportable conditions discovered by the independent certified public accountant shall be reported in a separate report.

- b) The holder of an Owner's License shall prepare a written response to the independent certified public accountant's reports required by paragraphs a) and c). The response shall indicate in detail the corrective actions taken. Such response shall be incorporated in the independent certified public accountant's report.

- c) Three (3) copies of the reports required by paragraph a) above shall be received by the Board or postmarked, no later than the required filing date.

- 1) Quarterly reports shall be due not later than ninety (90) calendar days after the last day of the quarter.

- 2) Annual reports shall be due not later than 120 calendar days after the last day of the calendar or fiscal year.

- 3) Delays in mailing, mail pickups and postmarking are the responsibility of the holder of an Owner's License.

- d) All of the audits and reports required by this paragraph shall be prepared at the sole expense of the holder of an Owner's License.

Section 3000.1140 Accounting Controls Within the Cashier's Cage
EMERGENCY

- a) The assets for which the cashiers are responsible shall be maintained on an imprest basis. At the end of each shift, the cashiers assigned to the outgoing shift shall record on a cashier's count sheet the face value of each cashier's cage inventory item counted and the total of the opening and closing cashier's cage inventories and shall reconcile the total closing inventory to the total opening inventory. The cashiers shall sign the completed cashier's count sheet attesting to the accuracy of the information contained on the cashier's count sheet.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- b) At the conclusion of each day, at a minimum, a copy of the cashier's count sheet and related documentation shall be forwarded to the accounting department for agreement of opening and closing inventories, agreement of amounts thereon to other forms records, and documents required by this Section, and recording of transactions.

Section 3000.1150 Procedures for Exchange of Checks Submitted by Gaming Patrons and Granting Credit
EMERGENCY

- a) Except as otherwise provided in this section, no holder of an Owner's License shall cash any check, make any loan, or otherwise provide or allow to any person any credit or advance of anything of value or which represents value to enable any person to take part in Gaming activity.

- b) A holder of an Owner's License may extend credit to a patron under its Internal Control System approved by the Administrator.

- c) The Internal Control System shall provide that:

- 1) Each credit transaction is promptly and accurately recorded in appropriate credit records.

- 2) Coupon redemption and other complimentary distribution program transactions are promptly and accurately recorded.

- 3) Credit be extended only in a commercially reasonable manner considering the assets, liabilities, prior payment history and income of the patron.

- d) No credit shall be extended beyond thirty (30) days. In the event that a patron has not paid a debt created under this section within thirty (30) days, holder of an Owner's License shall not further extend credit to the patron while this debt is outstanding.

- e) A holder of a Owner's License shall be liable, as an insurer, for all collection activities on the debt of a patron whether in the name of the owner or a third party.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- f) The holder of an Owner's License shall provide to the Administrator a monthly report detailing credit issued and outstanding, collection activities taken and settlements of all disputed checks and disputed credit card charges.

- g) The value of Chips or Tokens issued to a patron upon the extension of credit, the receipt of a check or other instrument or via a complimentary distribution program shall be included in the computation of Gross Receipts.

Section 3000.1160 Handling of Cash at Gaming Tables
EMERGENCY

- a) Each Gaming employee who receives any cash or cash equivalents from a patron in the Gaming area shall promptly place the currency in the drop box.
- b) No cash wagers shall be allowed to be placed at any Gaming table. Such cash shall be converted to Chips prior to acceptance of a wager.

Section 3000.1170 Tips or Gratuities
EMERGENCY

- a) No Gaming employee shall accept currency as a tip or gratuity from any patron.
- b) No Riverboat Gaming Operation key employee or boxperson, floorperson, or any other Riverboat Gaming Operation employee who serves in a supervisory position shall solicit or accept, and no other Riverboat Gaming Operation employee shall solicit, any tip or gratuity from any player or patron of the Riverboat Gaming Operation where he is employed. The holder of an Owner's License shall not permit any practices prohibited by paragraph (a) of this Section.
- c) All tips and gratuities allowed dealers shall be:
- 1) Immediately deposited in a transparent locked box reserved for that purpose. If Non-Value Chips are received at a Roulette table, the marker button indicating their specific value shall not be removed from the slot or receptacle attached to the outer rim of the Roulette wheel until after a dealer in the presence of a supervisor has

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

converted them into Value Chips which are immediately deposited in a transparent locked box reserved for the purpose;

- 2) Accounted for by a recorded count conducted by randomly selected dealer and a randomly selected employee of the accounting department;
- 3) Placed in a pool for pro rata distribution among the dealers on a weekly basis with the distribution based upon the number of hours each dealer has worked. Tips or gratuities from this pool shall be deposited into the holder of an Owner's License's payroll account. Distributions to dealers from this pool shall be made following the holder of an Owner's License's payroll accounting practices and shall be subject to all applicable state and federal withholding taxes;

- d) Upon receipt from a patron of a tip or gratuity, a dealer assigned to the gaming table shall extend his arm in an overt motion, and deposit such tip or gratuity in the transparent locked box reserved for such purpose; and

- e) State and Federal taxes shall be withheld on tips and gratuities received by employees.

Section 3000.1171 Deposits of Admission Tax and Wagering Tax
EMERGENCY

- a) Each holder of an Owner's License shall, with the consent of the Administrator, maintain an account at a designated financial institution capable of handling electronic fund transfers. The holder of an Owner's License shall also maintain on deposit a minimum account balance, sufficient to cover all tax liabilities due under the Act.
- b) Both the Admission and the Wagering Taxes shall be paid via an Electronic Funds Transfer (EFT) system employing an Automated Clearinghouse Debit method (ACH-Debit).
- c) Deposits will be deemed to have been made in a timely manner when the appropriate account number and the required tax payment information is provided to the

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Administrator, no later than 12:00 p.m. Central Standard Time one (1) calendar day after the close of the business day upon which the liability was established.

d) Each holder of an Owner's License shall, with the agreement of the Administrator, select a twenty-four (24) hour cycle that shall be defined as the business day for the purpose of establishing the tax liability.

e) Minimum reporting requirements include daily number of admissions to Gaming excursions, Admission Taxes, daily Gross Receipts, Adjusted Gross Receipts and Wagering Tax and such other information as the Administrator may require. Authorization forms and detailed instructions will be provided by the Administrator.

f) The Administrator will be responsible for calculating the allocation of the Admission and Wagering Tax between the State and the unit of local government designated as the home dock of the Riverboat.

g) In the event of a discrepancy or variance between records of the holder of an Owner's License and tax liability due to the State, the tax liability, absent satisfactory explanation by the holder of an Owner's License, shall be calculated by the Administrator on the basis of that record which yields for the State of Illinois the greater tax due.

h) The excess of funds in the State Gaming Fund will be determined by the Board based upon the difference between the State Gaming Fund balance and appropriations at the beginning of each fiscal year. Funds generated by this Act shall be paid into the Education Assistance Fund by voucher/warrant, subject to appropriation.

Section 3000.1172 Cash Reserve Requirements
EMERGENCY

Each holder of an Owner's License shall maintain, in cash or cash equivalents an amount sufficient to protect patrons against defaults in Gaming debts owed by the holder of an Owner's License.

DEPARTMENT OF REVENUE

NOTICE OF WITHDRAWAL OF PROPOSED RULES

1) The Heading of the Part: Riverboat Gambling

2) Code Citation: 86 Ill. Adm. Code 3000

3) Section Numbers: Proposed Action:

3000.100	Withdrawal
3000.110	Withdrawal
3000.120	Withdrawal
3000.130	Withdrawal
3000.140	Withdrawal
3000.150	Withdrawal
3000.160	Withdrawal
3000.170	Withdrawal
3000.200	Withdrawal
3000.210	Withdrawal
3000.220	Withdrawal
3000.230	Withdrawal
3000.240	Withdrawal
3000.250	Withdrawal
3000.260	Withdrawal
3000.400	Withdrawal
3000.410	Withdrawal
3000.500	Withdrawal

4) Date Notice of Proposed Rules Published in Illinois Register:

January 18, 1991, 15 Ill. Reg 433
(issue date)

5) Reason for the withdrawal: Substitution of substantively different set of emergency rules.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
NOTICE OF CORRECTIONS

The Notice of Proposed Amendments being corrected appeared at 15 Ill. Reg. 9785, dated July 5, 1991.

The information being corrected is as follows: One page of the proposed amendments to 77 Ill. Adm. Code 2090.20 (definitions) was unintentionally published at 15 Ill. Reg. 10230 when it should have been published at 15 Ill. Reg. 10227.

The text of the affected page is as follows:

~~social worker or other certified social worker pursuant to the Clinical Social Work and Social Work Practice Act (P.A. 85-1045, effective January 1, 1969), or a person holding a masters or higher level degree in counseling which includes a clinical internship in a detoxification service, a qualified treatment professional may also be a person licensed as a registered nurse pursuant to Section 3(k) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat., 1987, Ch. 111, par. 3503(k)) or a licensed practical nurse pursuant to Section 3(ii) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat., 1987, Ch. 111, par. 3503(ii)) or a person certified as an emergency medical technician pursuant to Section 4-12 of the Emergency Medical Services (EMS) Systems Act (111. Rev. Stat., 1987, Ch. 111-12, par. 5584-12), who have completed at least 40 clock hours of formal training in the field of alcoholism or other drug abuse. Physicians are deemed to meet these requirements.~~

~~"Qualified Alcoholism and Other Drug Treatment Supervisor": A person who in addition to meeting the requirements for a qualified alcoholism and other drug treatment professional, has at least an additional 4,000 hours paid work experience in the field of alcoholism and/or other drug abuse and has at least 10 clock hours in format training in the philosophy and techniques of supervision.~~

"Recommended by a Physician": The physician formulation of, approval of, or involvement in each client's treatment plan within 14 (calendar) days from the date of initial services. The physician shall establish a diagnosis which, to be reimbursed as a Medicaid service under this Section, must be a diagnosis of alcoholism and/or other drug abuse. Evidence of the physician's supervision must be documented by the physician signed and dated approval of the treatment plan or signed and dated notation indicating concurrence with the plan of treatment in the client's record. The physician must provide a handwritten signature. The provider shall not use a

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
NOTICE OF CORRECTIONS

signature stamp. This must reoccur: whenever there is a significant change in the treatment plan (i.e. a change in service category, problem identification, or focus of treatment); or at least once within every 90 days, whichever comes first.

"Subacute": The level of care necessary to effectively treat an alcohol and/or other drug abuser's dependency on a chemical, without the more intensive measures designed to treat primary medical conditions in the acute care setting (e.g. inpatient hospitalization). Subacute care may be delivered in a facility licensed under the rules for Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058) or in a hospital, either of which, for purposes of Medicaid

ILLINOIS REGISTER

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

Proposed Consent Decree pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act and the Illinois Environmental Protection Act; Beloit Site.

AGENCY: Illinois Attorney General and Illinois Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: The Illinois Attorney General at the request of the Illinois Environmental Protection Agency (IEPA) is proposing to enter a cost recovery consent decree which was lodged in the United States District Court, for the Northern District of Illinois, Western Division. This proposed consent decree is intended to resolve the liability of the Beloit Corporation for costs of a Remedial Investigation and Feasibility Study (RI/FS) at the Beloit site near Rockton Illinois. Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (CERCLA) requires that notice of proposed settlements be made public. This notice seeks to elicit public comments to the Beloit site cost recovery action consent decree.

DATE: Comments must be received on or before September 2, 1991.

ADDRESS: Comments should be addressed to Joseph J. Annunzio, Deputy Chief, Environmental Control Division, Illinois Attorney General's Office, 100 W. Randolph, 12th Floor, Chicago, Illinois 60601, and should refer to the Beloit site in Rockton Illinois.

SUPPLEMENTAL INFORMATION: In accordance to Section 122(i)(1) of CERCLA, notice is hereby given of a proposed consent decree that was lodged in U.S. District Court concerning the Beloit site located in an area bordered to the west by the Rock River; to the north by Prairie Hill Road; to the east by Blackhawk Boulevard; and to the south by an access road projected from the Rock River to Blackhawk Boulevard near Rockton, Winnebago County, Illinois. The settlement resolves a complaint which was filed in U.S. District Court on May 8, 1991, Civil Action No. 91 C 20137, for violations of the Illinois Environmental Protection Act (Act) and claims arising from Section 107 of CERCLA and Section 22.2 of the Act. The consent decree requires Beloit Corporation to pay the costs of a RI/FS that is to be conducted on the site.

ILLINOIS REGISTER

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

The State of Illinois may withdraw its consent if comments received disclose facts which indicate that the consent decree is inappropriate, improper or inadequate. For thirty (30) days following the date of publication of the notice, the Illinois Attorney General will receive written comments relating to the consent decree.

A copy of the proposed consent decree may be obtained from the Illinois Attorney General's Office. A copy of the proposed consent decree can be found at the Illinois Attorney General's regional office located at 119 N. Church Street, Rockford, Illinois 61101 and the Federal Court House, Federal Building, Rockford, Illinois 61101.

ILLINOIS REGISTER

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

Proposed Consent Decree pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act and the Illinois Environmental Protection Act; IPC Site.

AGENCY: Illinois Attorney General and Illinois Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: The Illinois Attorney General at the request of the Illinois Environmental Protection Agency (IEPA) is proposing to enter a cost recovery consent decree which was lodged in the United States District Court, for the Northern District of Illinois, Western Division. This proposed consent decree is intended to resolve the liability of over 50 parties for costs of a Remedial Investigation and Feasibility Study (RI/FS) at the Interstate Pollution Control, Inc. (IPC) site in Rockford Illinois. Section 122(1) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (CERCLA) requires that notice of proposed settlements be made public. This notice seeks to elicit public comments to the Beloit site cost recovery action consent decree.

DATE: Comments must be received on or before September 2, 1991.

ADDRESS: Comments should be addressed to Joseph J. Annunzio, Deputy Chief, Environmental Control Division, Illinois Attorney General's Office, 100 W. Randolph, 12th Floor, Chicago, Illinois 60601, and should refer to the Beloit site in Rockton Illinois.

SUPPLEMENTAL INFORMATION: In accordance to Section 122(1)(1) of CERCLA, notice is hereby given of a proposed consent decree that was lodged in U.S. District Court concerning the IPC site located at the northwest intersection Peoples Avenue and Magnolia Street in Rockford, Winnebago County, Illinois. The settlement resolves a complaint which was filed in U.S. District Court on May 8, 1991, Civil Action No. 91 C 20136, for violations of the Illinois Environmental Protection Act (Act) and claims arising from Section 107 of CERCLA and Section 22.2 of the Act. The consent decree requires Beloit Corporation to pay the costs of a RI/FS that is to be conducted on the site.

ILLINOIS REGISTER

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

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ILLINOIS REGISTER

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the following contractor's name was published in error as being debarred from being awarded public works construction contracts:

Mr. Donald A. Durschlag
Singles Roofing Co., Inc.
345 Willard, P.O. Box 31
Elgin, Illinois 60121-0031

The above mentioned contractor has been issued only a Notice of First Violation.

Questions regarding this matter should be directed to:

The Illinois Department of Labor
Conciliation and Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD
OF A CONTRACT OR A SUBCONTRACT
FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act on two (2) separate occasions after January 1, 1980; and is prohibited from being awarded any contract or subcontract for a public works project for one (1) year from the date of this publication:

Mr. Stelio Tsahas
Icarus Industrial Painting & Contracting Co., Inc.
P.O. Box 5177
Lake Station, Indiana 46405

Paragraph 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date of publication of the list containing the name of such contractor or subcontractor."

Copies of the Illinois Prevailing Wage Act and Notices of Violations are available from:

The Illinois Department of Labor
Conciliation and Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD
OF A CONTRACT OR A SUBCONTRACT
FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act on two (2) separate occasions after January 1, 1990; and is prohibited from being awarded any contract or subcontract for a public works project for one (1) year from the date of this publication:

Mr. Christos Tsahas
Three Star Painting
P.O. Box 5174
Lake Station, Indiana 46405

Paragraph 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date of publication of the list containing the name of such contractor or subcontractor."

Copies of the Illinois Prevailing Wage Act and Notices of Violations are available from:

The Illinois Department of Labor
Conciliation and Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of July 17, 1991 through July 23, 1991, and have been scheduled for review by the Committee at its August meeting. Other items not contained in this published list may also be considered by the Committee at its August meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
9/3/91	Department of Conservation, Sport Fishing Regulations for the Waters of Illinois (17 Ill. Adm. Code 810)	5/31/91 15 Ill. Reg. 8101	August, 1991
9/5/91	Department of Alcoholism and Substance Abuse, Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058)	6/7/91 15 Ill. Reg. 8337	August, 1991

PROCLAMATION

91-357
AMERICAN HACKNEY HORSE SOCIETY AND AMERICAN
SADDLEBRED HORSE ASSOCIATION CENTENNIAL WEEK

Whereas, founded in 1891, the American Hackney Horse Society and the American Saddlebred Horse Association are celebrating their 100th anniversary; and
Whereas, the American Hackney Horse Society's registry is located in Illinois and numerous members and the president of the American Saddlebred Horse Association reside in our state; and
Whereas, Illinois has the most registered Hackney ponies and is the fourth largest registry of American saddlebred horses in the United States; and
Whereas, these two breeds significantly impact our state economy; and
Whereas, the Illinois State Fair has the largest Hackney show in the United States;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 6-10, 1991, as AMERICAN HACKNEY HORSE SOCIETY AND AMERICAN SADDLEBRED HORSE ASSOCIATION CENTENNIAL WEEK in Illinois.
Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-358
ARMED SERVICES VOCATIONAL APTITUDE
BATTERY (ASVAB) AWARENESS YEAR

Whereas, providing our students with information to help them determine their educational and vocational goals will benefit all citizens; and
Whereas, the Armed Forces of the United States utilizes the Armed Services Vocational Aptitude Battery (ASVAB) to determine the capabilities of young people interested in entering the military; and
Whereas, the ASVAB is offered by the Department of Defense in schools throughout Illinois at no cost or obligation and provides a good vocational aptitude index; and
Whereas, ASVAB results can be used to determine the vocational and academic aptitudes of our students and provide counselors and teachers with information vital to guiding and facilitating student learning;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim the 1991-1992 school year as ARMED SERVICES VOCATIONAL APTITUDE BATTERY (ASVAB) AWARENESS YEAR in Illinois and encourage school districts to consider using ASVAB as a method of measuring students' vocational and academic aptitudes.
Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-359
BUD BILLIKEN DAY

Whereas, for 61 years, the annual Chicago Defender Charities Bud Billiken Parade and picnic has provided free, wholesome fun and entertainment for thousands of children; and
Whereas, the Bud Billiken Parade and picnic has earned the reputation of being one of Chicago's most distinguished and outstanding events; and
Whereas, the Bud Billiken Parade and picnic supports one of the goals of this administration--to emphasize the importance of making our youths' education a top priority;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 10, 1991, as BUD BILLIKEN DAY in Illinois.
Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-360
FLAGS AT HALF-STAFF DAY

Whereas, despite progress in facility design and professionalism, criminal violence has not yet been overcome in our jails and prisons; and
Whereas, this violence led to the unnecessary deaths of correctional officers last year; and
Whereas, to pay respect to all officers killed in the line of duty, flags at jails and prisons throughout our state and our nation should be flown at half-staff between 11 a.m. and 2 p.m. Friday, June 21, 1991; and
Whereas, during this observance, corrections professionals, as well as all citizens, should pause and remember that correctional officers were killed on duty last year;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 21, 1991, as FLAGS AT HALF-STAFF DAY in Illinois in respect for the correctional officers who were killed in our nation's correctional institutions. I strongly urge all jails and prisons to recognize the observance accordingly.
Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-361
HENRY GEORGE DAY

Whereas, September 2, 1991, marks the 152nd anniversary of the birth of Henry George, America's great economist, author, and lecturer; and
Whereas, this 19th century thinker was the pioneer in social

reform often taken for granted in business and industry today; and

Whereas, schools and associations nationwide, including a branch in Chicago, teach George's philosophy. A growing list of Philadelphia cities have adopted a two-rate taxation policy to encourage building and remodeling by assessing less tax on improvements; and

Whereas, this year, September 2 is also Labor Day, and George was a charter member of the printers' union; and

Whereas, many people in commerce, industry, religion, and education join in spreading the philosophy of this 19th century philosopher;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 2, 1991, as HENRY GEORGE DAY in Illinois and urge citizens to take cognizance of special events planned to commemorate the occasion.

Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-362
JOHN O. DICKINSON DAY

Whereas, John O. Dickinson has given 36 years of leadership and dedication to Junior Achievement, Inc., the oldest and largest nonprofit organization that focuses on educating our nation's youth about the free enterprise system; and

Whereas, for 18 years, John O. Dickinson has served as president of Junior Achievement of Chicago, enriching the education of students in Northern Illinois and Indiana and providing them with positive role models in business; and

Whereas, John O. Dickinson has been instrumental in developing partnerships between the business and educational communities and students and parents throughout Northern Illinois in order to accomplish the mission of Junior Achievement;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 31, 1991, as JOHN O. DICKINSON DAY in Illinois, to honor his retirement and recognize the contributions he has made to education in our state and our nation.

Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-363
SICKLE CELL MONTH

Whereas, the National Association For Sickle Cell Disease, Inc., (NASCD) will hold its annual convention October 9-13, 1991; and

Whereas, this year's convention marks the 20th anniversary of NASCD as the leading national advocate of comprehensive health care and service programs for persons with sickle cell

conditions; and

Whereas, NASCD is the first and only organization formed to provide coordinated national leadership to address a pressing problem within the African-American community; and

Whereas, NASCD has helped various federal and state government agencies develop and implement health care programs and policy statements regarding sickle cell treatment and research; and

Whereas, NASCD has developed guidelines and standards for sickle cell testing programs, with special attention given to recommendations for prenatal testing programs; and

Whereas, NASCD has developed and conducted an apprenticeship program to motivate African-American students to select careers in the scientific field. Perhaps one of these students will find a cure for sickle cell anemia; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 1991 as SICKLE CELL MONTH in Illinois in commemoration of 20 years of service of the National Association for Sickle Cell Disease.

Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-364
U.S. PRO CRITERIUM CHAMPIONSHIP DAY

Whereas, on August 11, the speed, color, and excitement of professional bicycle racing will fill the streets of Downers Grove; and

Whereas, for the third consecutive year, the Chicago Sun-Times and the Village of Downers Grove will combine efforts to host one of the nation's best cycling events; and

Whereas, this day-long event of bicycle racing will culminate with the U.S. Pro Criterium Championship;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 11, 1991, as U.S. PRO CRITERIUM CHAMPIONSHIP DAY in Illinois.

Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

91-365
COLUMBIAN INDEPENDENCE DAY

Whereas, thousands of Columbians living in Illinois have contributed to the progress of our state; and

Whereas, July 20, 1810, signified the birth of the Republic of Columbia as a new, free, and democratic nation; and

Whereas, the manifestations that resulted in the country's spirit culminated in the popular movement toward independence 181 years ago, making the Republic of Columbia the model of democracy for the world; and

Whereas, on July 20, 1991, Columbians in our state and around the world will commemorate Columbia's 181st anniversary with deep patriotic fervor;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 20, 1991, as COLUMBIAN INDEPENDENCE DAY in Illinois and urge citizens to recognize the importance of the special events planned for this day.

Issued by the Governor July 16, 1991.

Filed with the Secretary of State July 22, 1991.

91-366

ARTS WEEK

Whereas, the arts in all forms are treasures that bring joy to everyone; and

Whereas, our lives are enriched by the art that surrounds us in our everyday environments, the art that is part of our history, and the art of far-away places that we bring home in our hearts and minds; and

Whereas, the arts in Illinois deserve recognition and support so they may continue to flourish in abundant variety; and

Whereas, the Illinois Arts Council and the National Endowment for the Arts are two organizations that play a vital role in bringing the arts to our citizenry; and

Whereas, central to that partnership is the shared belief that freedom of artistic expression must remain unfettered by government interference in its content;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 22-28, 1991, as ARTS WEEK in Illinois.

Issued by the Governor July 17, 1991.

Filed with the Secretary of State July 22, 1991.

91-367

DR. ROGER E. COMPTON DAY

Whereas, Dr. Roger E. Compton has served as senior pastor of the Central Baptist Church of Springfield since June 1979; and

Whereas, Dr. Compton is presently serving as a religious newscaster and commentator for WCIA-TV, Channel 3, Champaign-Urbana and serves on the editorial staff of radio station WMAX in Springfield; and

Whereas, Dr. Compton continually evidences his devotion to his church and community through his participation and membership in numerous civic, charitable, and religious organizations, including the Sangamon Area Literary Council, the Springfield Chamber of Commerce, Coles County Mental Health Center, and the Mattoon Salvation Army Unit. He is currently president of the American Baptist Churches of the Great Rivers Region and director of the Sangamon County Senior Citizens Commission; and

Whereas, Dr. Compton is listed in Who's Who in Religion,

Who's Who in Illinois, Notable Americans of 1976, and the International Biography of Social Science; and

Whereas, Dr. Compton has written for The Secret Place, The Upper Room, The Baptist Leader, and Scripture Press publications; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 30, 1991, as DR. ROGER E. COMPTON DAY in Illinois in recognition of his 12 years of service to Central Baptist Church and his numerous contributions to the community.

Issued by the Governor July 17, 1991.

Filed with the Secretary of State July 22, 1991.

91-368

PERUVIAN DAY

Whereas, the Republic of Peru declared its independence from Spanish rule July 28, 1821; and

Whereas, this Declaration is symbolic of the triumphant struggles for liberty and human dignity of all Peruvians; and

Whereas, more than 8,000 Peruvians reside in our state; and

Whereas, Illinois' Peruvian citizens have built strong bonds of friendship in our state and have made worthwhile contributions to our communities;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 27, 1991, as PERUVIAN DAY in Illinois in celebration of the 170th anniversary of the Republic of Peru's Declaration of Independence.

Issued by the Governor July 17, 1991.

Filed with the Secretary of State July 22, 1991.

ACTION CODES
Rules

- ICAR - Joint Committee on Administrative Rules
- A - Adopted Rule
 - AR - Adopted Repealer
 - C - Notice of Corrections
 - CC - Codification Changes
 - E - Emergency Rule
 - ER - Emergency Repealer
 - M - Modification to meet ICAR objections
 - O - ICAR Statement of Objections
 - P - Proposed Rule
 - PF - Prohibited Filing Ordered by ICAR
 - PP - Peremptory or Court ordered Rules
 - PR - Proposed Repealer
 - R - Refusal to meet ICAR objection
 - RC - Statement of Recommendation
 - S - Suspension ordered by ICAR
 - W - Withdrawal to meet ICAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF
8 Ill. Adm. Code 285 III. Grain Insurance Act (P-18048/85; A-6818)
TITLE PART ACTION CODE PAGE NUMBER ACTION NUMBER
PREVIOUS VOLUME

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (212) 382-3786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

62 Ill. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-141; A-6513)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (E-2838; A-10351) (P-18635/90; A-10351)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 255 Agricultural Facilities (E-128)

8 Ill. Adm. Code 270 III. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965/90; A-455)

8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-620; W-1574) (P-1583) (PP-8714) (P-1583; A-8801)

2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-6125)

8 Ill. Adm. Code 290 Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-19087/90; A-5207)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2030 Award & Monitoring of Funds (P-9083)

77 Ill. Adm. Code 2031 Award Criteria & Procedure (PP-9149)

77 Ill. Adm. Code 2030 Fiscal & Programmatic Requirements (PP-9153)

77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs (P-6457/90; A-2597) (P-8837)

77 Ill. Adm. Code 2090 Substance Alcoholism & Substance Abuse Treatment Services (P-9785; E-1022; C-11343)

77 Ill. Adm. Code 2032 Suspension & Termination of Financial Assistance (PP-9218)

CI - 1

ASBESTOS ABATEMENT AUTHORITY, ILLINOIS

21 Ill. Adm. Code 2650 Organization, Rulemaking & Public Information (A-2660)

ATTORNEY GENERAL

14 Ill. Adm. Code 475 Motor Vehicle Advertising (P-6343)

AUDITOR GENERAL

74 Ill. Adm. Code 420 Code of Regs. (P-15645/90; A-3429)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 307 Acquisition of Former Main Banking Premises or Branches of Eligible Depository Institutions (P-3611)

38 Ill. Adm. Code 354 Administration of Collateral Obtained in Collection of a Debt (P-3614)

38 Ill. Adm. Code 397 Corporate Fiduciary Receivership Account (P-15181/90; A-167)

38 Ill. Adm. Code 350 Loan Agreements Providing for a Bank to Share in Profits, Income or Earnings (P-2053)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-2989/90; A-4109)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 303 Conditions of Employment (P-4801) (E-5076) (P-17399/90; A-5214)

89 Ill. Adm. Code 1300 Day Care (P-5141)

80 Ill. Adm. Code 310 Pay Plan (PP-663) (P-14657/90; A-3296) (P-15186/90; A-4401) (P-4497; W-5920)

44 Ill. Adm. Code 5030 (PP-5100) (P-5147) (PP-5465) (P-6364) (E-10485) (P-4497; A-11080)

44 Ill. Adm. Code 5040 Personal Use of State Telephones (P-1203; A-8843)

State Vehicles & Garage (P-17403/90; A-7553)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Dept. (P-433/90; A-24)

89 Ill. Adm. Code 332 Financial Responsibility of Parents or Guardians of the Estates of Children (P-18871/90; A-11111)

89 Ill. Adm. Code 335 Relative Home Placement (P-8415)

89 Ill. Adm. Code 300 Reports of Child Abuse and Neglect (P-8735)

COMMERCE COMMISSION, ILLINOIS

92 Ill. Adm. Code 1311 Commodity Group Definitions (P-4195)

92 Ill. Adm. Code 1535 Crossings of Rail Carriers & Highways (P-18177/90; A-10920)

83 Ill. Adm. Code 756 Dual Party Relay Service (P-18675/90; A-5618)

83 Ill. Adm. Code 280 Procedures for Gas, Electric, Water & Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices & Discontinuance of Service (G.O. #172) (P-2801)

Purchase & Sale of Electric Energy From Qualified Solid Waste Energy Facilities (P-11025)

83 Ill. Adm. Code 220 Reports of Accidents by Telecommunications Carriers & by Fixed Public Utilities Other Than Pipelines Transporting Liquids (P-15635/90; A-5056)

83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13 00/90; A-5062)

83 Ill. Adm. Code 255 Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-2807)

83 Ill. Adm. Code 730 Standards of Service for Local Exchange Telecommunications Carriers (P-1677)

83 Ill. Adm. Code 755 Standards of Service for Telephone Utilities (G.O. 197) (PP-1650)

83 Ill. Adm. Code 757 Telecommunications Access for the Hearing & Voice Impaired (P-19109/90; A-5624)

92 Ill. Adm. Code 1270 Telephone Assistance Programs (PP-4803; ER-5082; RC-5111)

83 Ill. Adm. Code 710 Transfers of Licenses (P-16170/90; A-10925)

83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-20565/90; A-8205)

92 Ill. Adm. Code 1308 Unlawful Operations (P-8097)

CI - 2

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045/90; A-10348) (P-13074/90; A-10386)

14 Ill. Adm. Code 520 Enterprise Zone Program (P-13060/90; A-8683) (P-9787)

14 Ill. Adm. Code 510 III. Promotion Act Program (P-13072/90; A-2673) (P-677; A-8848)

14 Ill. Adm. Code 570 III. Small Business Development Program (P-4528; A-9902)

56 Ill. Adm. Code 2650 Industrial Training Program (P-19503/90; W-3602)

14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-8782/90; A-1798) (P-10249) (E-10498; C-11014)

47 Ill. Adm. Code 100 Residential Energy Assistance Partnership Program (P-15189/90; O-1575; R-3603; A-3437)

14 Ill. Adm. Code 640 Rural Diversification Act Program (P-13391/90; A-7358)

56 Ill. Adm. Code 2600 Service Delivery System & State Responsibilities (P-691)

47 Ill. Adm. Code 110 State Administration of the Federal Community Development Block Grant Program for Small Cities (P-10985/90; O-19076/90; R-3127; A-4410)

47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-8617)

14 Ill. Adm. Code 545 Technology Advancement & Development Act Programs (P-3620)

14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Programs (P-11022/90; A-973)

56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-16117/90; A-7595) (P-3641)

56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-8081)

COMMUNITY COLLEGE BOARD

23 Ill. Adm. Code 1501 Administration of the Public Community College Act (P-18890/90; A-10929)

COMPTROLLER

74 Ill. Adm. Code 285 Claim Eligible to be Offset (P-17139/90; A-5070)

74 Ill. Adm. Code 280 Public Radio & Television Grants (P-18359/90; O-5112; R-8724; A-8696)

CONSERVATION, DEPARTMENT OF

17 Ill. Adm. Code 3035 Boat Access Area Construction Program (P-18365/90; A-4117)

17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-4805; A-9924)

17 Ill. Adm. Code 830 Commercial Fishing and Musseling in Certain Waters of the State (P-2057; RC-8314; A-8544)

17 Ill. Adm. Code 115 Competitive Tournament Fishing on State-Owned &/or Leased Water Areas (P-3365; A-9948)

17 Ill. Adm. Code 2520 Consignment of Licenses (P-725; A-7653)

17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Slices (P-6807)

17 Ill. Adm. Code 730 Dove Hunting (P-4200; A-9951)

17 Ill. Adm. Code 590 Duck, Goose & Cool Hunting (P-17144/90; A-1487) (P-7809)

17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-16174/90; A-32)

17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Slices (P-4839; A-9966)

17 Ill. Adm. Code 3040 III. Bicycle Path Grant Program (P-18380/90; A-4132)

17 Ill. Adm. Code 2550 III. Salmon Stamp Contest Procedures (P-3655; A-9973)

17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-6811)

17 Ill. Adm. Code 220 North Point Marina (P-16182/90; A-1495) (P-9233)

17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-18397/90; A-1449)

17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-7855)

17 Ill. Adm. Code 110 Public Use of State Parks & Other Properties of the Dept. of Conservation (P- 0251)

17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-6823)

17 Ill. Adm. Code 690 Squirrel Hunting (P-4214; A-10012)

17 Ill. Adm. Code 810 Sport Fishing Regs. for the Waters of Ill. (P-18905/90; A-4699) (P-5160) (P-5160; A-9977) (E-5430) (P-8101)

17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The: (P-6836)

17 Ill. Adm. Code 715 Taking of Wild Turkeys - Fall Gun Season, The: (P-6842)

CONSERVATION, DEPARTMENT OF (CONT'D)

17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The: (P-18409/90; A-4161)

17 Ill. Adm. Code 1355 Timber Harvest Fees (P-20117/90; A-5219)

17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow (P-4836; A-10021) (P-10255)

17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-4853; A-10038)

17 Ill. Adm. Code 680 White-Tailed Deer Hunting Season by Use of Firearms (P-8107)

17 Ill. Adm. Code 660 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-6851)

17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-4222; A-10057)

CORRECTIONS, DEPARTMENT OF

20 Ill. Adm. Code 701 County Jail Standards (P-7861)

20 Ill. Adm. Code 415 Health Care (P-15228/90; O-21107; R-1168; A-988)

20 Ill. Adm. Code 460 Impact Incarceration Program (P-18421/90; A-3479)

20 Ill. Adm. Code 107 Records of Committed Persons (P-19507/90; A-5638)

20 Ill. Adm. Code 502 Safety, Maintenance & Sanitation (P-5935)

20 Ill. Adm. Code 405 School District #428 (P-1; A-5642)

CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

20 Ill. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8809/90; A-7054)

DEVELOPMENT FINANCE AUTHORITY

14 Ill. Adm. Code 1220 Financing Programs (P-8747)

EDUCATION, STATE BOARD OF

23 Ill. Adm. Code 225 Alcohol & Drug Education Initiative (P-10265)

23 Ill. Adm. Code 25 Certification (P-10277)

23 Ill. Adm. Code 250 Comprehensive Arts Programs (P-11447/90; A-463)

23 Ill. Adm. Code 54 Fellowship, Traineeship & Scholarship Programs (P-9237)

23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-6931/90; O-21110/90; M-2877; A-2692)

23 Ill. Adm. Code 220 Scientific Literacy (10288)

23 Ill. Adm. Code 350 Secular Textbook Loan (P-9250)

23 Ill. Adm. Code 226 Special Education (P-11068/90; A-40)

EDUCATIONAL OPPORTUNITY, ILLINOIS CONSORTIUM FOR

23 Ill. Adm. Code 2400 III. Consortium for Educational Opportunity Program (P-4550; A-10069)

ELECTIONS, STATE BOARD OF

26 Ill. Adm. Code 100 General Rules & Regs. Under the Campaign Financing Act (P-5939)

26 Ill. Adm. Code 125 Practice & Procedure (P-5943)

26 Ill. Adm. Code 210 Rafties Conducted by Political Committees (P-3814/90; A-4450)

EMPLOYMENT SECURITY, DEPARTMENT OF

56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-15659/90; A-172) (P-3368; A-8553)

56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-13905/90; A-180) (P-5495)

56 Ill. Adm. Code 2815 Employees' General Rights & Duties (P-17152/90; A-1817)

56 Ill. Adm. Code 2732 Employment (P-6382)

56 Ill. Adm. Code 2830 Payment of Benefits (P-10871)

56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-13910/90; A-185) (P-3381; A-11122) (P-11034)

56 Ill. Adm. Code 2875 Supplemental Financial Benefits (PR-4555; AR-10414)

56 Ill. Adm. Code 2730 Wages (P-9817)

ENVIRONMENTAL PROTECTION AGENCY

35 Ill. Adm. Code 859 Procedures for Collection of Review & Evaluation Services Costs (P-8438)

35 Ill. Adm. Code 870 Procedures for Issuing Solid Waste Planning & Enforcement Grants (P-15667/90; A-9311)

FINANCIAL INSTITUTIONS, DEPARTMENT OF

38 Ill. Adm. Code 180 Uniform Disposition of Unclaimed Property Act (P-1207; A-8555)

FIRE MARSHAL, OFFICE OF THE STATE

41 Ill. Adm. Code 250 Fire Equipment Distributor & Employee Standards (P-5322/90; A-5656)
41 Ill. Adm. Code 260 Fire Equipment Program Administrative Regulations (P-7872)
41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-12373/90; A-7042) (P-10875)

HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS

77 Ill. Adm. Code 2530 Hospital Price Information (P-17428/90; A-1821)

HISTORIC PRESERVATION AGENCY, ILLINOIS

17 Ill. Adm. Code 4160 Public Use of Historic Sites & Properties (P-1680; A-10596)

HUMAN RIGHTS COMMISSION

56 Ill. Adm. Code 5300 Procedural Rules (P-10521)

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

47 Ill. Adm. Code 360 Affordable Housing Program (P-9260)
47 Ill. Adm. Code 350 Low-Income Housing Tax Credit Allocation (P-9282)

INDUSTRIAL COMMISSION, ILLINOIS

50 Ill. Adm. Code 7030 Arbitration (P-18434/90; A-8214)
50 Ill. Adm. Code 7100 Insurance Regs. (P-6863)
50 Ill. Adm. Code 7020 Pre-Arbitration (P-18441/90; A-8221)
2 Ill. Adm. Code 2025 Public Information, Rulemaking & Organization (A-7897)

INSURANCE, DEPARTMENT OF

50 Ill. Adm. Code 1407 Accelerated Life Benefit/Terminal Illness/Qualified Conditions (P-17737/90; A-8872)
50 Ill. Adm. Code 909 Advertising & Sales Promotion of Life Insurance & Annuities (P-8766)
50 Ill. Adm. Code 6602 Cost Containment Form & Data Reporting Requirements (P-7391)
50 Ill. Adm. Code 2009 Group Coordination of Benefits (P-5953)
50 Ill. Adm. Code 6101 Health Maintenance Organization (P-20205/89; O-21117/90; M-365; A-199)
50 Ill. Adm. Code 930 Life Insurance Solicitation (P-10884)
50 Ill. Adm. Code 2007 Minimum Standards of Individual & Group Medicare Supplement Insurance (P-4566; W-6788)
50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-4566; W-6788)
50 Ill. Adm. Code 918 Policyholder Security Deposit Act (PR-2899)
50 Ill. Adm. Code 3119 Prelicensing & Continuing Education (P-12127/90; A-69) (P-11055)
50 Ill. Adm. Code 754 Rules & Rate Filings (P-15238/90; A-4458)
50 Ill. Adm. Code 2014 Small Employer Group Health Insurance (P-5975)
50 Ill. Adm. Code 2801 Surplus Line Business Requirements (P-6878)

LABOR, DEPARTMENT OF

56 Ill. Adm. Code 205 Toxic Substances Disclosure to Employees (P-4872)

LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

20 Ill. Adm. Code 1720 Ill. Police Training Act (P-16198/90; A-999)

LOCAL RECORDS COMMISSION

44 Ill. Adm. Code 4000 Local Records Commission (P-6882)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

59 Ill. Adm. Code 101 Administration (P-3386; A-9316)
59 Ill. Adm. Code 108 Education & Training (P-16718/90; A-6122)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF (CONT'D)

59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Programs for Persons with Mental Disabilities (P-14671/90; A-1511)
59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (P-18100/90; O-21140/90; R-1171) (P-17744/90; A-8882)
59 Ill. Adm. Code 110 Recipients Property (P-8774)
59 Ill. Adm. Code 106 Services Charges (P-14674/90; A-1555)
59 Ill. Adm. Code 115 Standards & License Requirements for Community-Integrated Living Arrangements (P-20138/90; A-8560)

MINES AND MINERALS, DEPARTMENT OF

62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-1212)
62 Ill. Adm. Code 1702 Exemption for Coal Extraction Incidental to the Extraction of Other Minerals (P-1221)
62 Ill. Adm. Code 1700 General (P-1235)
62 Ill. Adm. Code 1701 General Definitions (P-1242)
62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (P-16205/90; A-2706) (P-20140/90; W-5110) (P-8448; (A-8356)
62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-1246)
62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Activities (P-1314)
62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance & Related Information (P-1342)
62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-1347)
62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-1352) (P-3393)
62 Ill. Adm. Code 1774 Revision, Renewal, & Transfer, Assignment or Sale of Permit Rights (P-1363)
62 Ill. Adm. Code 1823 Special Program Performance Standards on Prime Farmland (P-1368)
62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-14277/90; A-1006)
62 Ill. Adm. Code 1780 Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-1374)
62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-1382)

MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS

20 Ill. Adm. Code 1800 Trust Fund Collection Rules (E-8706)

NUCLEAR SAFETY, DEPARTMENT OF

32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-1390; A-7054)
32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses (P-15672/90; A-90)
32 Ill. Adm. Code 310 General Provisions (P-11450/90; A-10604)
32 Ill. Adm. Code 330 Licensing of Radioactive Material (P-11471/90; A-10632)
32 Ill. Adm. Code 606 Requirements for the Disposal of Low-Level Radioactive Waste Away from the Point of Generation (P-20573/90; A-8958)
32 Ill. Adm. Code 335 Use of Radionuclides in the Healing Arts (P-11585/90; A-10763)
32 Ill. Adm. Code 370 Use of Sealed Radioactive Sources in the Healing Arts (P-11653/90; R-8316; PR-10846)
32 Ill. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, & Veterinary Medicine (P-6940/90; A-6180)

POLLUTION CONTROL BOARD

35 Ill. Adm. Code 211 Definitions & General Provisions (P-4573) (P-12697/90; A-5223) (P-8463/90; A-7901) (P-6385)
35 Ill. Adm. Code 304 Effluent Standards (P-9700/90; A-241)
35 Ill. Adm. Code 615 Existing Activities in A Setback Zone or Regulated Recharge Area (P-10303)
35 Ill. Adm. Code 501 General Provisions (P-3141; A-10075)
35 Ill. Adm. Code 101 General Rules (P-9822)
35 Ill. Adm. Code 620 Groundwater Quality (P-4234)
35 Ill. Adm. Code 231 Hazardous Air Pollutants (PR-730)
35 Ill. Adm. Code 720 Hazardous Waste Management System: General (P-13925/90; A-7934) (P-20 56; A-9323) (P-5980)

POLLUTION CONTROL BOARD (CONT'D)

- 35 III. Adm. Code 721 Identification & Listing of Hazardous Waste (P-13938/90; A-7950) (P-2075; A-9332) (P-6001) (P-9238)
- 35 III. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-2145; A-9398) (P-6043)
- 35 III. Adm. Code 601 Introduction (P-9829)
- 35 III. Adm. Code 728 Land Disposal Restrictions (P-2209; A-9462)
- 35 III. Adm. Code 848 Management of Used & Waste Tires (P-7959)
- 35 III. Adm. Code 616 New Activities in a Seback Zone or Regulated Recharge Area (P-9836)
- 35 III. Adm. Code 230 New Source Performance Standards (P-741)
- 35 III. Adm. Code 215 Organic Material Emission Standards & Limitations (P-12701/90; A-3309) (P-8877/90; A-8018) (P-768) (P-3659) (P-6414) (P-11059)
- 35 III. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-3675)
- 35 III. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro East Area (P-3892)
- 35 III. Adm. Code 201 Permits & General Provisions (P-780)
- 35 III. Adm. Code 611 Primary Drinking Water Standards (P-17154/90; A-1562)
- 35 III. Adm. Code 703 RCRA Permit Programs (P-2376; A-9616) (P-6059)
- 35 III. Adm. Code 617 Regulated Recharge Areas (P-9882)
- 35 III. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-2404; A-9644) (6466)
- 35 III. Adm. Code 814 Standards for Existing Landfills & Units (P-3155) (P-4604)
- 35 III. Adm. Code 816 Standards for New Electric Utility Fossil Fuel Combustion Waste Landfills (P-4616)
- 35 III. Adm. Code 811 Standards for New Solid Waste Landfills (P-3166) (P-4660)
- 35 III. Adm. Code 817 Standards for New Steel & Foundry Industry Waste Landfills (P-3173)
- 35 III. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-2414; A-9654) (P-6073)
- 35 III. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Facilities (P-2414; A-9654) (P-6073)
- 35 III. Adm. Code 214 Hazardous Waste Management Facilities (P-2487; A-9727)
- 35 III. Adm. Code 731 Sulfur Limitations (P-11098/90; A-1017)
- 35 III. Adm. Code 212 Underground Storage Tanks (P-20162/90; A-6527) (P-6424)
- Visible & Particulate Matter Emissions (P-791) (P-4668)

PROFESSIONAL REGULATION, DEPARTMENT OF

- 68 III. Adm. Code 1250 Funeral Directors & Embalmers Act (P-1691; A-8238)
- 68 III. Adm. Code 1150 III. Architecture Act (P-2492)
- 68 III. Adm. Code 1275 III. Landscape Architecture Act of 1989, The (P-3218; E-3324; A-10091)
- 68 III. Adm. Code 1300 III. Nursing Act of 1987, The (P-2519; A-8573) (E-2855)
- 68 III. Adm. Code 1340 III. Physical Therapy Act (P-17432/90; A-5254)
- 68 III. Adm. Code 1270 III. Professional Land Surveyors Act of 1989 (P-7378/90; A-5258)
- 68 III. Adm. Code 1285 Medical Practice Act of 1987 (P-6888) (E-7785)
- 68 III. Adm. Code 1240 Private Detective, Private Alarm & Private Security Act of 1983 (P-2456/90; A-3051)
- 68 III. Adm. Code 1380 Professional Engineering Practice Act of 1985, The (P-7346/90; A-247) (P-8611)
- 68 III. Adm. Code 1450 Real Estate License Act of 1983 (P-19515/90; A-10416; C-10848)
- 68 III. Adm. Code 1480 Structural Engineering Licensing Act of 1989 (P-14291/90; A-7081)
- 68 III. Adm. Code 1500 Veterinary Medicine & Surgery Practice Act (P-8653)

PUBLIC AID, DEPARTMENT OF

- 89 III. Adm. Code 130 Administration of Social Service Programs (P-8114)
- 89 III. Adm. Code 112 Aid to Families With Dependent Children (P-157; A-5275) (E-338) (P-371; A-5684) (P-2521) (E-2862) (P-19568/90; A-5275) (A-11127) (P-8785) (P-10564)
- 89 III. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-15701/90; A-277) (P-384; A-5698) (P-404; A-7104) (E-1111; O-5125) (P-1715; A-7104) (P-19851/90; A-5291) (P-5517; A-11142) (P-6913) (P-7444) (P-10889)
- 89 III. Adm. Code 111 Assistance Standards (P-17762/90; A-1029)
- 89 III. Adm. Code 160 Child Support Enforcement (P-806) (P-17436/90; A-1034)
- 89 III. Adm. Code 116 Crisis Assistance (P-10897)
- 89 III. Adm. Code 144 Developmental Disabilities Services (P-816) (P-7455)
- 89 III. Adm. Code 141 Drug Manual (P-831; A-7117) (E-1121)

PUBLIC AID, DEPARTMENT OF (CONT'D)

- 89 III. Adm. Code 121 Food Stamps (P-5525; A-11150) (P-6922)
- 89 III. Adm. Code 114 General Assistance (P-15712/90; A-288) (P-394; A-5710) (P-5539; A-11164)
- 89 III. Adm. Code 148 Hospital Services (E-10502) (P-10909)
- 89 III. Adm. Code 149 III. Competitive Access & Reimbursement Equity (ICARE) Program (P-15772/90; A-1826)
- 89 III. Adm. Code 120 Medical Assistance Programs (P-159; A-5302) (E-348) (P-833) (P-2908; A-11101) (P-5551) (P-6089) (P-6937) (P-7468) (P-8642)
- 89 III. Adm. Code 140 Medical Payment (P-14317/90; O-21120; M-366; A-298) (P-13963/90; O-11718/90; R-366; A-298) (P-406) (E-592) (P-847) (P-14681/90; A-1051) (P-18813/90; C-1174) (P-1414; A-8972) (P-4903) (P-7834/90; O-5115; R-6789; A-6534) (P-5585; A-11176) (P-20170/90; A-6220) (P-6949) (P-7482) (P-19132/90; P-406; P-847; A-8264) (P-8656) (P-9885) (P-19592/90; A-10114) (P-18982/90; A-10468)
- 89 III. Adm. Code 104 Practice in Administrative Hearings (P-15) (P-18705/90; A-5320)
- 89 III. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities (P-870) (P-13967/89; A-2715) (P-9355/90; O-13039/90; R-3129; A-3058) (P-2919; A-9001) (P-5434/90; O-5118; R-5120) (P-15243/90; A-6238) (P-19653/90; A-7162) (P-7501)
- 89 III. Adm. Code 117 Related Program Provisions (P-6435)
- 89 III. Adm. Code 102 Rights & Responsibilities (P-409; A-1202)
- 89 III. Adm. Code 104 Rules of Practice in Administrative Hearings (P-15; A-6557)
- 89 III. Adm. Code 118 Special Eligibility Groups (P-8681; E-8708)

PUBLIC HEALTH, DEPARTMENT OF

- 77 III. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements (P-4932)
- 77 III. Adm. Code 595 Baccalaureate Assistance for Registered Nurses (P-3398)
- 77 III. Adm. Code 665 Child Health Examination Code (P-17867/90; A-7706)
- 77 III. Adm. Code 694 College Immunization Code (P-6972)
- 77 III. Adm. Code 535 Emergency Medical Services Code (P-61227/90; A-5722) (P-8120)
- 77 III. Adm. Code 590 Family Practice Residency Code (P-8493/90; AR-1830) (P-8503/90; A-1833)
- 77 III. Adm. Code 550 Head & Spinal Cord Injury (P-10656/90; A-1068)
- 77 III. Adm. Code 1130 Health Facilities Planning Procedural Rules (E-4787; O-8319) (P-6100) (P-424; A-9731)
- 77 III. Adm. Code 250 Hospital Licensing Requirements (P-4946) (P-16259/90; A-5328)
- 77 III. Adm. Code 710 III. Alzheimer's Disease & Related Disorders Assistance Code (P-15246/90; W-675)
- 77 III. Adm. Code 450 III. Clinical Laboratories Code (P-6440)
- 77 III. Adm. Code 245 III. Home Health Agency Code (P-14659/90; A-5376)
- 77 III. Adm. Code 790 III. Formula for the Drug Product Selection Program, The (P-3417) (E-3537) (18457/90; A-6566) (P-11070) (E-11194)
- 77 III. Adm. Code 540 III. Trauma Center Code (P-10665/90; A-1084)
- 77 III. Adm. Code 920 III. Water Well Construction Code (P-6460)
- 77 III. Adm. Code 925 III. Water Well Pump Installation Code (P-6498)
- 77 III. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-9835/90; A-466) (P-4280)
- 77 III. Adm. Code 390 Long-Term Care for Under Age 22 Facilities Code (P-9883/90; A-1878) (P-4209)
- 77 III. Adm. Code 895 Sanitary Practice for Drinking Water, Sewage Disposal, & Restroom Facilities (P-5005)
- 77 III. Adm. Code 695 School Child Immunization Code (P-17873/90; A-7712)
- 77 III. Adm. Code 330 Sheltered Care Facilities Code (P-9920/90; A-516) (P-4338)
- 77 III. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-9957/90; A-554) (P-4167)
- 77 III. Adm. Code 510 Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs (P-418; A-7718) (E-612)
- 77 III. Adm. Code 500 Vital Records Act, The (P-3422) (E-3593)

PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD, DEPARTMENT OF

- 77 III. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-428)

RACING BOARD, ILLINOIS

- 11 III. Adm. Code 1312 Entries & Declarations (P-14750/90; A-2727)
- 11 III. Adm. Code 1413 Entries, Subscriptions & Declarations (P-12285/90; A-2730)
- 11 III. Adm. Code 502 Licensing (P-5609)
- 11 III. Adm. Code 1408 Licensing of Participants (P-16843/90; A-5745) 322

RACING BOARD, ILLINOIS (CONT'D)

- 11 Ill. Adm. Code 509 Medication (P-5614)
- 11 Ill. Adm. Code 419 Over/Under Rules (P-6976)
- 11 Ill. Adm. Code 405 Pet. Minuels (P-8957/90; A-591) (P-12389/90; A-2733) (P-8518)
- 11 Ill. Adm. Code 416 Pick Four & Pick Five Rules (P-6979)
- 11 Ill. Adm. Code 438 Pick N Wagering Pool (P-5012) (6982)
- 11 Ill. Adm. Code 417 Pick Six Rules (P-6988)
- 11 Ill. Adm. Code 418 PPT Rules (P-6985)
- 11 Ill. Adm. Code 404 Race Track Improvement Fund & Related Rules (P-10348)
- 11 Ill. Adm. Code 1424 Regs. for Meetings (P-19690/90; W-1173) (P-10691/90; A-20545/90; C-2044)
- 11 Ill. Adm. Code 1325 Security & Admissions (P-19694/90; A-5748)
- 11 Ill. Adm. Code 421 Superfecta Rules (P-19699/90; A-5752) (P-8150)
- 11 Ill. Adm. Code 720 Thoroughbred Off Track Stabling Rules (P-8155)
- 11 Ill. Adm. Code 433 Totalizer Operations (P-12393/90; A-2736)
- 11 Ill. Adm. Code 440 Twin Trifecta Exchange (P-8975/90; A-3492) (P-8152)

REHABILITATION SERVICES, DEPARTMENT OF

- 89 Ill. Adm. Code 755 Admission, Suspension, Expulsion & Discharge Procedures (P-8522)
- 89 Ill. Adm. Code 515 Advisory Councils (P-9370/90; O-17698/90; M-4464; A-7211)
- 89 Ill. Adm. Code 885 Centers for Independent Living (P-6666/90; A-7221)
- 89 Ill. Adm. Code 562 Client Financial Participation (P-161; A-10179)
- 89 Ill. Adm. Code 680 Client Responsibilities (P-8156)
- 89 Ill. Adm. Code 617 Closure (P-9365/90; A-7347) (P-7883)
- 89 Ill. Adm. Code 505 Confidentiality of Information (P-12718/90; A-7728)
- 89 Ill. Adm. Code 843 Disability Case Development Process (P-12212/90; A-8294)
- 89 Ill. Adm. Code 552 Eligibility (P-9392/90; A-9737)
- 89 Ill. Adm. Code 765 Establishment & Administration of Special Education, The (P-12224/90; A-6361)
- 89 Ill. Adm. Code 687 Financial Eligibility Criteria (P-8560/90; O-16085/90; M-5921; A-7354) (P-8160)
- 89 Ill. Adm. Code 712 Homemaker Rate Agreements (P-11702/90; A-10185)
- 89 Ill. Adm. Code 730 Ill. Visually Handicapped Institute (P-12228/90; A-6255) (P-12234/90; A-6272)
- 89 Ill. Adm. Code 860 Individualized Written Rehabilitation Program (P-8341)
- 89 Ill. Adm. Code 572 Listing of Impairments (P-3228)
- 89 Ill. Adm. Code 860 Medical, Psychological, & Related Services (P-11736/90; A-7370)
- 89 Ill. Adm. Code 587 Non-Academic Programs & Policies (P-4397)
- 89 Ill. Adm. Code 830 Non-Financial Eligibility Criteria (P-8982/90; A-6255) (P-12234/90; A-6272)
- 89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-12240/90; A-8304)
- 89 Ill. Adm. Code 700 Service Plan Development (P-9303)
- 89 Ill. Adm. Code 695 Service Provision (P-12252/90; A-6279)
- 89 Ill. Adm. Code 567 Similar Benefits (P-12731/90; A-6617)
- 89 Ill. Adm. Code 592 Training Services (P-12257/90; A-5757)
- 89 Ill. Adm. Code 650 Vending Facility Program for the Blind (P-6683/90; A-2740)
- 89 Ill. Adm. Code 650 Vending Stand Program for the Blind (P-6725/90; AR-2794)

RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES

- 80 Ill. Adm. Code 1340 Administration & Operation of the State Employees' Retirement System of Ill. The (P-18712/90; A-7379)
- 80 Ill. Adm. Code 1650 Administration & Operation of the Teachers' Retirement System, The (P-10574)
- 2 Ill. Adm. Code 2375 Public Information, Rulemaking & Organization (A-1571)

REVENUE, DEPARTMENT OF

- 86 Ill. Adm. Code 420 Alcoholic Liquor Act (P-15762/90; A-3498)
- 86 Ill. Adm. Code 430 Bingo License & Tax Act (P-1724; A-10944)
- 86 Ill. Adm. Code 435 Charitable Games Act (P-1748; A-10966)
- 86 Ill. Adm. Code 440 Cigarette Tax Act (P-13429/90; A-117)
- 86 Ill. Adm. Code 450 Cigarette Use Tax Act (P-13429/90; A-1122)
- 86 Ill. Adm. Code 600 County Supplementary Retailers' Occupation Tax (P-18195/90; AR-6284)
- 86 Ill. Adm. Code 610 County Supplementary Service Occupation Tax (P-18208/90; AR/6286)

CI - 9

REVENUE, DEPARTMENT OF (CONT'D)

- 86 Ill. Adm. Code 620 County Supplementary Use Tax (P-18217/90; AR-6288)
- 86 Ill. Adm. Code 630 County Water Commission Retailers' Occupation Tax (P-17879/90; A-5762)
- 86 Ill. Adm. Code 640 County Water Commission Service Occupation Tax (P-17887/90; A-5770)
- 86 Ill. Adm. Code 650 County Water Commission Use Tax (P-17894/90; A-5778)
- 86 Ill. Adm. Code 240 County Use Tax Regs. (P-19725/90; AR-5781)
- 86 Ill. Adm. Code 220 Home Rule County Retailers' Occupation Tax (P-19708/90; A-5783)
- 86 Ill. Adm. Code 230 Home Rule County Service Occupation Tax (P-19171/90; A-5796)
- 86 Ill. Adm. Code 270 Home Rule Municipal Retailers' Occupation Tax (P-15251/90; A-3507)
- 86 Ill. Adm. Code 370 Home Rule Municipal Service Occupation Tax (P-17908/90; A-6290)
- 86 Ill. Adm. Code 380 Metro East Mass Transit District Retailers' Occupation Tax (P-19730/90; A-5105) (P-19740/90; A-6299)
- 86 Ill. Adm. Code 390 Metro East Mass Transit District Use Tax (P-19746/90; A-5815)
- 86 Ill. Adm. Code 500 Motor Fuel Tax (P-17897/90; RC-5122; A-6305) (P-5017)
- 86 Ill. Adm. Code 290 Municipal Use Tax Regs. (P-19751/90; AR-5820)
- 86 Ill. Adm. Code 110 Practice & Procedure for Hearings Before the Ill. Dept. of Revenue (P-14754/90; A-3518)
- 86 Ill. Adm. Code 432 Property Tax/Revenue Act of 1939 (P-14321/90; A-3522)
- 86 Ill. Adm. Code 330 Pull Tabs & Jar Games Act (P-1777; A-10993)
- 86 Ill. Adm. Code 320 Regional Transportation Authority Retailers' Occupation Tax (P-19756/90; A-6316)
- 86 Ill. Adm. Code 330 Regional Transportation Authority Service Occupation Tax (P-19767/90; A-5122)
- 86 Ill. Adm. Code 340 Regional Transportation Authority Use Tax (P-19774/90; A-5829)
- 86 Ill. Adm. Code 130 Retailers' Occupation Tax (P-5021) (P-20194/90; A-6621; O-6792) (P-8167)
- 86 Ill. Adm. Code 3000 Riverboat Gambling (P-433; W-11342) (P-11075) (E-11252)
- 86 Ill. Adm. Code 140 Service Occupation Tax (P-17916/90; A-5834) (P-19779/90; A-5834)
- 86 Ill. Adm. Code 160 Service Use Tax (P-19788/90; A-5845)
- 86 Ill. Adm. Code 150 Use Tax (P-19804/90; A-5861)

SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF

- 38 Ill. Adm. Code 450 Residential Mortgage License Act of 1987 (P-2573; A-8380)

SAVINGS AND LOAN BOARD

- 38 Ill. Adm. Code 500 Appeals to the Savings & Loan Advisory Board (P-5162)
- 38 Ill. Adm. Code 500 Savings & Loan Board (P-5179)

SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF

- 38 Ill. Adm. Code 1075 Savings Bank Act (P-14758/90; A-1916)

SECRETARY OF STATE

- 92 Ill. Adm. Code 1040 Cancellation, Revocation or Suspension of Licenses or Permits (P-7891)
- 92 Ill. Adm. Code 1010 Certificates of Title, Registration of Vehicles (P-4686)
- 92 Ill. Adm. Code 1070 Ill. Safety Responsibility Law (P-8797)
- 92 Ill. Adm. Code 1030 Issuance of Licenses (P-10589)
- 50 Ill. Adm. Code 8010 Mandatory Vehicle Liability Insurance (P-7518)
- 1 Ill. Adm. Code 100 Rulemaking (P-7522)

STATE POLICE, DEPARTMENT OF

- 20 Ill. Adm. Code 1225 Drug Asset Forfeiture Procedure Act (P-16847/90; A-5886)
- 20 Ill. Adm. Code 1215 Ill. Uniform Conviction Information Act (P-12398/90; A-1107)

STATE POLICE MERIT BOARD, DEPARTMENT OF

- 80 Ill. Adm. Code 150 Procedures of the Dep't. of State Police Merit Board (P-5200; A-11007)

STUDENT ASSISTANCE COMMISSION, ILLINOIS

- 23 Ill. Adm. Code 2790 Limitation, Suspension, or Termination Proceedings (P-5034)

TRANSPORTATION, DEPARTMENT OF

- 92 Ill. Adm. Code 530 Accommodation of Utilities on Right-of-Way (P-2940) (P-3003)

CI - 10

TRANSPORTATION, DEPARTMENT OF (CONT'D)

92 Ill. Adm. Code 18	Aurora Municipal Airport Hazard Zoning (P-3231; A-9045) (P-3252; A-9022)
92 Ill. Adm. Code 177	Carriage by Public Highway (P-1442; A-7743)
92 Ill. Adm. Code 27	Casey Municipal Airport Hazard Zoning (P-15262/90; A-2796)
92 Ill. Adm. Code 180	Continuing Qualification and Maintenance of Packaging (P-1447; A-7748)
92 Ill. Adm. Code 397	Driving & Parking (P-6991)
92 Ill. Adm. Code 392	Driving of Motor Vehicles (P-6994)
92 Ill. Adm. Code 37	Dupage Airport Hazard Zoning (P-3275; A-9047)
92 Ill. Adm. Code 708	Floodway Construction in Northeastern Ill. (P-8193)
92 Ill. Adm. Code 171	General Information, Regs., & Definitions (P-1452; A-7752)
92 Ill. Adm. Code 172	Hazardous Materials Table & Hazardous Materials Communications (P-1461; A-7760)
92 Ill. Adm. Code 395	Hours of Service of Drivers (P-6997)
92 Ill. Adm. Code 396	Inspection, Repair & Maintenance (P-7003)
92 Ill. Adm. Code 57	Lewis University Airport Hazard Zoning (P-15283/90; A-2817)
92 Ill. Adm. Code 390	Motor Carrier Safety Regs.: General (P-7008)
92 Ill. Adm. Code 456	Nonscheduled Bus Inspections (P-17353/90; A-5894)
92 Ill. Adm. Code 393	Parts & Accessories Necessary for Safe Operations (P-7022)
92 Ill. Adm. Code 391	Qualification of Drivers (P-7026)
92 Ill. Adm. Code 720	Rules Establishing Horizontal & Vertical Clearances For Bridges Over the Fox River Between Algonquin & the Ill.-Wisconsin State Line (P-3426; A-9068)
92 Ill. Adm. Code 173	Shippers General Requirements for Shipments & Packagings (P-1466; A-7765)
92 Ill. Adm. Code 178	Shipping Container Specifications (P-1472; A-7771)
92 Ill. Adm. Code 179	Specification for Tank Cars (P-1483; A-7781)

TREASURER

Home Ownership Made Easy Act (P-1791; RC-8317)

PUBLIC HEARINGS**CHILDREN AND FAMILY SERVICES, DEPARTMENT OF**

89 Ill. Adm. Code 335 Relative Home Placement

8725

COMMERCE COMMISSION, ILLINOIS

92 Ill. Adm. Code 1202 Applications
92 Ill. Adm. Code 1304 Motor Carrier of Property Fitness Standards

1175
1176**CONSERVATION, DEPARTMENT OF**

17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow and Arrow

10513

PUBLIC AID, DEPARTMENT OF

89 Ill. Adm. Code 140 Medical Payment
89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Certain Facilities

2879
3333**PUBLIC HEALTH, DEPARTMENT OF**

77 Ill. Adm. Code 535 Emergency Medical Services Code

10514

PUBLIC INFORMATION**ATTORNEY GENERAL, ILLINOIS**

Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act, & the Ill. Environmental Protection Act; Beloit Site
Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; IPC Site

11345
11347**PUBLIC INFORMATION (CONT'D)****BANKS AND TRUSTS COMPANIES, COMMISSIONER OF**

Notice of Acceptance of an Application by Johnson International, Inc., Racine, Wisconsin, to Acquire Lake County Bank & Trust Company, Lake Forest, Ill.
Notice of Special Meeting of the Ill. Electronic Fund Transfer Advisory Committee in Chicago, Ill.
Notice of Acceptance of an Application by the Bank of Tokyo, Ltd., Tokyo, Japan, to Acquire the Chicago-Tokyo Bank, Chicago, Ill.
Notice of Acceptance of an Application by NBD Bancorp., Inc., Detroit, Michigan, to Acquire FNV Bancorp., Inc., Mt. Prospect, Ill.
Notice of Acceptance of an Application by First of America Bank Corporation, Kalamazoo, Michigan, to Acquire Morgan Community Bancorp., Jacksonville, Illinois

1177
4173
6327
10850
11015**ENVIRONMENTAL PROTECTION AGENCY**

Listing of Derived Water Quality Criteria
Listing of Derived Water Quality Criteria

3334
8321**LABOR, DEPARTMENT OF**

List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects
List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects Pursuant to the Provisions of Paragraph 11a of the Ill. Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39a-1-12), the Following Contractor's Name was Published in Error as Being Debarred From Being Awarded Public Works Construction Contracts: Mr. Donald A. Dursistlag
List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Stelio Tsahas
List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Stelio Tsahas

8322
8726
11349
11350
11351**LOTTERY, DEPARTMENT OF THE**

List of Game-Specific Materials Published by the Lottery During Calendar Year 1990

1178

POLLUTION CONTROL BOARD

Notice Pursuant to Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1007.2(b)

10240

REVENUE, DEPARTMENT OF

Index of Letter Rulings (Third Quarter of 1990) (Income Tax)
Index of Letter Rulings (Fourth Quarter of 1990)
Index of Letter Rulings (4th Quarter of 1990) (ROT)
Index of Letter Rulings (First Quarter of 1991) (Income Tax)
Index of Letter Rulings (First Quarter of 1991) (ROT)

1180
3335
4465
8044
9742**SECRETARY OF STATE**

Department of Insurance
Policyholders Security Deposit Act; 50 Ill. Adm. Code 918
Department of Public Aid
Medical Assistance Programs; 89 Ill. Adm. Code 120
Reimbursement for Nursing Costs for Geriatric Facilities; 89 Ill. Adm. Code 147
Department of Transportation
Accommodation of Utilities on Right-of-Way; 92 Ill. Adm. Code 530

4174
4175
4176
4177**REGULATORY AGENDA****EMPLOYMENT SECURITY, DEPARTMENT OF**

Employment; 56 Ill. Adm. Code 2732

5473

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Agenda

February 21, 1991
April 17, 1991
June 11, 1991
July 23, 1991

Second Notices Received

135, 369, 676, 1199, 1379, 2045, 2889, 3131, 3358, 3605, 4178, 4488, 4792, 5129, 5479, 5922, 6328, 6796,
7385, 7792, 8071, 8523, 8611, 8727, 9071, 9775, 10242, 10515, 10861, 11016, 11352

EXECUTIVE ORDERS AND PROCLAMATIONS

EXECUTIVE ORDERS

91-1	Iraq - Illinois Military Personnel Income Tax Extension	2048
91-2	Vacation and Sick Leave Policy	2890
91-3	Revocation of Executive Order No. 5 of 1980	2890
91-4	Waste Reduction And Recycled Product Procurement	3359
91-5	Reassignment of Functions of Governor's Office of Senior Involvement to the Department of Aging	4181
91-6	Reassignment of Functions of Governor's Office of Voluntary Action to the Lieutenant Governor, Senior Action Centers	4183
91-7	Revocation of Executive Order Number 6 of 1979	4794
91-8	Limited Continuation of Office of Consumer Services	5131

PROCLAMATIONS

90-558	Homemakers Extension Association Week	136
90-559	Nurse Recruitment Day	136
90-560	Army ROTC Week	137
90-561	Critical Care Nurse Week	137
90-562	Free Enterprise And Marketing Week	138
90-563	Illinois School Psychologists Association Week	138
90-564	Land Surveyors Month	138
90-565	Billy D. Turner Congratulated	370
90-566	Travel Agent Appreciation Week	370
91-001	Jaycee Week	1200
91-002	Larry Kinsella Recognized	1200
91-003	Margaret E. Mailand Day	1200
91-004	Veterinary Medical Education Week	1201
91-005	Charles A. Davis Recognized	1201
91-006	Post Anesthesia Nurse Awareness Week	1202
91-007	African-American History Month	1580
91-008	Cardiac Rehabilitation Week	1580
91-009	Cardiac Rehabilitation Week (Revised)	2891
91-010	Financial Aid Awareness Month	1581
91-011	Richard O. Mitchell Congratulated	1581
91-012	Seeing Eye Dog Day	1582
91-013	Ukrainian Independence Day	2050
91-014	School Social Work Week	2050
91-015	Volvo Tennis/Chicago Week	2051
91-016	Travel Agent Appreciation Week	2051
91-017	Leo Melamed Day	2051
91-018	Operation Desert Storm Support Day	2052
91-019	Four Chaplains Sunday	2891
	State Activity Professionals Day	2892

PROCLAMATIONS (CONT'D)

91-020	American History Month	2892
91-021	Black Nurses' Day	2893
91-022	Catholic Schools Week/National Appreciation Day	2893
91-023	Community Associations Day	2894
91-024	FFA Week	2894
91-025	Lithuanian Independence Day	2895
91-026	Smiles for Little City Month	2895
91-027	Smiles for Little City Month (Revised)	3132
91-028	International Week	2896
91-029	Literacy Volunteer Week	2897
91-030	Operation Desert Storm Day	2897
91-031	School Counseling Week	2898
91-032	United States Air Force Military Airfield Command Band Day	3132
91-033	Cub Scout Pack 3782 Day	3132
91-034	Licensed Practical Nurse Week	3133
91-035	Sales & Marketing Month	3133
91-036	Urges Flying the American Flag	3133
91-037	Chicago Dental Society Midwinter Meeting Program Days	3134
91-038	Chicago Urban League Day	3134
91-039	Women's History Month	3135
91-040	Future Business Leaders of America-Phi Beta Lambda Week	3135
91-041	Land Surveyors Month	3136
91-042	Public Education & Corporate America Partnership Day	3136
91-043	School Guidance & Counseling Week	3137
91-044	Doctor's Day	3137
91-045	Supports Operation Desert Storm	3138
91-046	Engineers Week	3138
91-047	Tornado Preparedness Week	3139
91-048	Special Session - Property Tax Extension Limitation Act	3362
91-049	Collierville Operation Desert Storm Day	3362
91-050	Scandinavian Week	3363
91-051	Casimir Palaski Day	3606
91-052	Serbian National Heritage Freedom Week	3607
91-053	American Music Month	3607
91-054	Lutheran Schools Week	3608
91-055	Student Nurse Day	3608
91-056	Nutrition Month	3608
91-057	School Psychology Week	3608
91-058	Foreign Language Week	4186
91-059	Logistics Engineering Week	4186
91-060	U. S. Savings Bond Campaign Month	4187
91-061	Warsaw Ghetto Uprising/Day of Memorial	4187
91-062	Peace Corps of the United States of America/30th Anniversary	4188
91-063	Arnold F. Karr Recognized	4188
91-064	Chronic Fatigue Syndrome Awareness Week	4188
91-065	Peoria Desert Storm Support Day	4189
91-066	St. David's Day	4189
91-067	Employ the Older Worker Week	4190
91-068	Irish-American Heritage Month	4191
91-069	L. Ron Hubbard Day	4191
91-070	L. Ron Hubbard Day (Rescinded)	4191
91-071	Parrots for Freedom Week	4192
91-072	Water Quality Week	4192
91-073	Free Paper Week	4192
	Justice Harry A. Blackmun Day	4192
	50th Illinois Volunteer Infantry/Special Recognition	4490

PROCLAMATIONS (CONT'D)

91-074	Eddie Robinson Day	4490
91-075	Kidney Month	4491
91-076	Youth Art Month	4491
91-077	Reverend Homer C. Resler Day	4491
91-078	American Red Cross Month	4492
91-079	Auctioneer's Week	4493
91-080	Greek Women's University Club Day	4493
91-080	Greek Women's University Club Day (Revised)	5923
91-081	Illinois Governmental Internship Program Recognized	4493
91-082	Jackie Chan Congratulated	4494
91-083	Alpha Kappa Alpha's "Year of the Lifetime Reader" Activities Launching Months	4494
91-084	Dinner of Champions Day	4495
91-085	National Association of Women Business Owners Month	4795
91-086	Agriculture Week	4795
91-087	Drinking Water Week	4796
91-088	Parks & Recreation Month	4796
91-089	Pi Theta Kappa Days	4797
91-090	Seed Month	4797
91-091	Operation Day of Care	4798
91-092	Metropolitan Pier & Exposition Authority Employee Longevity Day	4798
91-093	Chicago State University Week/Dr. Dolores E. Cross Congratulated	5132
91-094	Medical Assistance Week	5132
91-095	Indonesian-American Day	5133
91-096	Medal of Honor Day	5133
91-097	Midwest Women's Center Day	5134
91-098	Women's Aviation History Days	5134
91-099	Business Opportunity Days	5135
91-100	Byelorussian Independence Day	5135
91-101	Call Before You Dig Month	5136
91-102	Mother of the Year Day/Mrs. Lila Sturm Jenkins Recognized	5137
91-103	Statewide Affordable Housing Week	5137
91-104	United States Navy Band Day	5138
91-105	Belarusian Independence Day/Centenary of the Birth of Maksim Bahdanovic	5139
91-106	Leroy Martin Forest Area Day	5139
91-107	Week of the Young Child	5139
91-108	Lech Walesa Fellowship Program Created	5139
91-109	Disaster Area-Iroquois County	5140
91-110	Disaster Area - Village of Lemont	5481
91-111	Certified Nurse Assistant Day	5481
91-112	Kimmel Leadership Day	5482
91-113	Nursing Home Week	5482
91-113	Nursing Home Week (Revised)	8072
91-114	American POW Recognition Day	5483
91-115	Building Safety Week	5484
91-116	Colgate Youth For America Month	5484
91-117	Days Of Remembrance Of The Victims Of The Holocaust	5484
91-118	Estonian Day	5485
91-119	Labor-Management Cooperation Week	5485
91-120	Lake And Watershed Management Month	5486
91-121	Lawn Care Month	5487
91-122	Nelvia M. Brady Day	5487
91-123	Operator Appreciation Week	5487
91-124	Say No To Drugs With Captain America Day	5488
91-125	Student-Athletic Day	5489
91-126	Employee Health And Fitness Day	5489
91-127	Alcohol Awareness Month	5489

PROCLAMATIONS (CONT'D)

91-128	Frederick G. Steigmann, M.D., Day	5491
91-128	Frederick G. Steigmann, M.D., Day (Revised)	6798
91-129	Gamma Phi Circus Week	5490
91-130	Groundwater Protection Month	5491
91-131	Ill. Community College Month	5491
91-132	Manufacturing Week	5492
91-133	Rural Electric And Telephone Youth Day	5492
91-134	Start Talking Week	5493
91-135	Army ROTC Week	5923
91-136	Engene A. Tracy Day	5924
91-137	Medical Laboratory Week	5924
91-138	Physical Fitness & Sports Month/Physical Education & Sports Week	5925
91-139	Sikh American Heritage Day	5925
91-140	Volunteer Week	5925
91-141	William B. Browder Recognized	5926
91-142	Victim Rights Week	5927
91-143	World Health Day	5928
91-144	Edward Abegg Day	5928
91-145	Independent Order of Foresters Child Abuse Prevention Week	5928
91-146	Professional Secretaries Week/Professional Secretaries Day	5929
91-147	Breastfeeding Promotion Month	5929
91-148	Celebrity Ball Day	5930
91-149	Epsilon Sigma Alpha International Day	7793
91-150	Epsilon Sigma Alpha International Day (Revised)	5931
91-151	Home Improvement Month	5931
91-152	Operation Lifesaver Awareness Day	5932
91-153	Polish Independence Day	5932
91-153	Trail Appreciation Month	5932
91-154	Youth Temperance Education Week	5933
91-155	Croatian Independence Day	5933
91-156	Croatian Independence Day (Revised)	6330
91-157	Salute to Mexico Week	5933
91-157	Arbor and Bird Day	6330
91-158	Better Hearing and Speech Month	6331
91-159	Coin Week	6331
91-160	Multiple Sclerosis Association of America Month	6332
91-161	Public Service Recognition Week	6332
91-162	Artistic Foundation Telethon Day	6333
91-163	Lithuanian Music Festival Days	6333
91-164	Municipal Clerks Week	6334
91-165	Amigos De Ser Day	6334
91-166	Credit Education Week	6335
91-167	Early Intervention Program of the Children's Home Association of Illinois Recognized	6335
91-168	Student Council Week	6336
91-170	Women's Board of the Five Hospital Homebound Program Day	6337
91-171	Child Abuse Prevention Month	6337
91-172	Chemoboyl Day/Year of Chemoboyl Awareness and Relief	6338
91-173	Crime Victim Rights Week	6338
91-174	Day of Remembrance of the Victims of the Holocaust	6338
91-175	Early Intervention Month	6339
91-176	Gymnastics Weekend	6340
91-177	Mental Health Month	6340
91-178	Organ and Tissue Donation Awareness Week	6341
91-179	Queen Isabella Day	6341
91-180	Seventh-Day Adventist Schools Week	6341
	Disaster Areas - Several Counties	6798

DECLARATIONS (CONT'D)

91-181	Edward T. Hanley, Sr. Day	6799
91-182	Illinois Manufacturing and Enterprise Day	6799
91-183	John G. Shedd Aquarium-Oceanarium Day	6800
91-184	Centennians Day	6800
91-185	Cinco De Mayo Day	6801
91-186	Gateway Day	6801
91-187	George Vest Day	6802
91-188	Home Education Week	6803
91-189	Home Education Week (Revised)	7386
91-190	Nurses Week	6803
91-191	Recycling Week	6803
91-192	Asian Awareness Week	6804
91-193	John W. Fitzgerald Day	6804
91-194	Six Flags Great America's "Salute to Our Great American Troops Day"	6805
91-195	Paul Harris Memorial and Presidential Walkway Day	7386
91-196	Day of Prayer	7386
91-197	A. Team Day	7387
91-198	Workers Memorial Day	7387
91-199	Asian American Heritage Month	7388
91-200	Monignor Edward J. Duncan Day	7389
91-201	Minority & Women Business Enterprise Day	7389
91-202	Reverend Lewis M. Krause Day	7393
91-203	Illinois Small Business Week	7794
91-204	Nurses Week At Department of Veterans Affairs, Edward Hines, Jr. Hospital	7794
91-205	U.S. Savings Bonds Month	7795
91-206	Community Mental Health Services Week	7795
91-207	Harriet Ross Day	8072
91-208	Harriet Ross Day (Revised)	7796
91-209	High Blood Pressure Month	7796
91-210	Keep America Beautiful Month	7797
91-211	Lioness Caramel Corn Day	7797
91-212	Motorcycle Awareness Month (Revised)	8073
91-213	National Association of Insurance Women's Week	7798
91-214	Students Against Driving Drunk Months	7799
91-215	Surgical Technologist Week	7799
91-216	Cyrotechnology Day	7800
91-217	Foster Parent Appreciation Month	7801
91-218	Insurance Agents Month	7801
91-219	Older Americans Month	7802
91-220	Association for Individual Development Day	7803
91-221	Correctional Officer Week	7803
91-222	Emergency Medical Services Week	7804
91-223	Ethnic Relief Committee Day	7805
91-224	Exceptional Children's Week	7805
91-225	"Just Say No" Week	7806
91-226	Maritime Day	7807
91-227	National Association of Urban Bankers Week	7808
91-228	Odyssey Day	8073
91-229	Proud Lady Days	
91-230	Richard Hirtzel Day	
91-231	RP Awareness Day	
91-232	Senior Smile Week	
91-233	Telephone Operator's Week	
	Stamp Collecting Week	
	Governor's Cup Weekend	

DECLARATIONS (CONT'D)

91-234	Illinois Bell Operator Day	8074
91-235	Stay in School Month	8074
91-236	Mattison Area Senior Center Day	8075
91-237	Police Memorial Day/National Police Week/National Police Memorial Day	8075
91-238	Salvation Army Week	8076
91-239	Take Pride in America Month	8076
91-240	Dr. Abraham A. Low Day	8077
91-241	Historic Preservation Week	8077
91-242	Teacher Appreciation Week/Teacher Appreciation Day	8078
91-243	Greek Heritage Week	8078
91-244	Joe Dimaggio Day	8078
91-245	Manufactured Housing Days	8079
91-246	YMCA Volunteer Recognition Day	8079
91-247	Arts Education Week	8325
91-248	Ducks for Kids Day	8325
91-249	Granny in the Schools Day	8325
91-250	Railroad Women's Day	8326
91-251	Buckle-Up America! Week	8326
91-252	Hospital Day	8327
91-253	Korea Unification Day	8328
91-254	Neurothromatosis Awareness Month	8328
91-255	Richard H. Newhouse Day	8329
91-256	American CI Forum Day	8329
91-257	Crohn's and Colitis Awareness Week	8330
91-258	Dr. Donald Medema Congratulated	8330
91-259	Realtor Day	8331
91-260	RSVP Day	8331
91-261	Angel of the Night Month	8332
91-262	JTPA Alumni Week	8332
91-263	Citizens Schools Committee 11th Annual Awards Dinner Day	8333
91-264	Pom Pon Appreciation Day	8333
91-265	Take Pride in Illinois Schools Week	8334
91-266	Talent-Linkage-Chicago Day	8335
91-267	Turkey Lovers Month	8335
91-268	Cahoe River State Natural Area	8613
91-269	Beih Eden Baptist Church Centennial Celebration Day	8613
91-270	Grundy County Sesquicentennial Celebration Days	8728
91-271	Multiple Sclerosis Society Month	8728
91-272	Miltard B. Angelo Day	8728
91-273	Ortho-Olympics Day	8729
91-274	John W. Cockrell Day	8730
91-275	Management Week	8731
91-276	Week for the Observance of the 50th Anniversary of World War II	8731
91-277	Pest Control Month	8732
91-278	Illinois Rivers Appreciation Month	8732
91-279	Jane Addams Resource Corporation Week	9073
91-280	Pride Week	9073
91-281	Rehabilitation Facilities Week	9074
91-282	Kenneth Kiesler Day	9075
91-283	Sydney R. Marovitz Day	
91-284	Sale Boating Week	
91-285	ECC Music Workshop Days	
91-286	Fraternal Week	
91-287	Thomas Armistead, Barbara Petrilli, and Firefly, Inc. Commemated	
91-288	Blood Donor Awareness Month	
91-289	East Central Illinois Business Appreciation Week	

PROCLAMATIONS (CONT'D)

91-290	Illinois Law Enforcement Explorer Week	9075
91-291	Metrick Week	9076
91-292	Midwest Regional Center for Drug Free Schools Conference Days	9077
91-293	R.J. Grunus	9077
91-294	Special Olympics Adopt-A-Cop Month	9078
91-295	U.S. Liberty Memorial Day	9078
91-296	Alfred Eisenstaedt Week	9078
91-297	Legal Assistance Day	9079
91-298	Disabled American Veterans Days	9080
91-299	Honoring Elders Week	9080
91-300	Tom and Ellen Cuculich Day	9080
91-301	Coal Awareness Week	9080
91-302	Comments Debra Hasael/90th Anniversary	9080
91-303	Grand Ole Opry Day	9080
91-304	Ohio River Sweep Day	9080
91-305	"Real Men Cook For Chicago Charities Day"	9080
91-306	Child Support Enforcement Awareness Week	9080
91-307	Hispanic Evangelical Youth Week	9080
91-308	Lowden and Neva Pankey Day	9080
91-309	Rainbow Week	9080
91-310	Thomas S. Johnson Day	9080
91-311	Up-Bar-Ner Day	9080
91-312	USPTA's Across America Tennis Day	9080
91-313	Black Expo Week	9080
91-314	Black Expo Week (Revised)	9080
91-315	World Champion Chicago Bulls Day	9080
91-316	Leo Meilamed Day	9080
91-317	Cheer-Leadership Week	9080
91-318	Day Against Drug Abuse & Illicit Trafficking	9080
91-319	Air Force Communications Day	9080
91-320	Illinois Agricultural Youth Institute Week	9080
91-321	Marek Piotrowski Day	9080
91-322	WIC Week	9080
91-323	Overeaters Anonymous Week	9080
91-324	"R&D 100 Awards Day"	9080
91-325	Arabian Horse Week	9080
91-326	Key Club International Convention Week	9080
91-327	Special Election Results - 15th Congressional District	9080
91-328	Archaeology Awareness Week	9080
91-329	National Night Out	9080
91-330	Salute Mozart Month	9080
91-331	St. Thomas Day	9080
91-332	Women's Business Development Day	9080
91-333	Adult Day Care Providers Days	9080
91-334	American G.I. Forum/Veterans Outreach Program Day	9080
91-335	Ballroom Dance Days	9080
91-336	Baton Twirling Week	9080
91-337	Firefighters Appreciation Week	9080
91-338	Marklund Children's Home Day	9080
91-339	Michael Jordan Foundation Day	9080
91-340	Mothers of Twins Week	9080
91-341	National Park Service Day	9080
91-342	Physical Therapy Week	9080
91-343	Therapeutic Recreation Week	9080
91-344	Yvonne Daniels Memorial Day	9080
	Captive Nations Week	9080

PROCLAMATIONS (CONT'D)

91-345	Illinois Republican National Hispanic Assembly Day	11018
91-346	Ivan E. & Ruth H. Frick Day	11018
91-347	Leukemia Society Televent Weekend	11019
91-348	Water Quality Awareness Week	11019
91-349	Women's League for Conservative Judaism Days	11020
91-350	Citizens With Disabilities Day	11020
91-351	Durdee Sesquicentennial Depot Day	11021
91-352	Elvis A. Presley Memorial Day/Elvis A. Presley Memorial Week	11021
91-353	Park Livingston Day	11022
91-354	Help Retarded Citizens Days	11022
91-355	Vocational Student Organization Week	11023
91-356	Ways-Lakes Weekend	11024
91-357	American Hackney Horse Society And American Saddlebred Horse Association Centennial Week	11024
91-358	Armed Services Vocational Aptitude Battery (ASVAB) Awareness Year	11353
91-359	Bud Billiken Day	11353
91-360	Flags At Half-Staff Day	11354
91-361	Henry George Day	11355
91-362	John O. Dickinson Day	11355
91-363	Sickle Cell Month	11355
91-364	U.S. Pro Criterium Championship Day	11356
91-365	Columbian Independence Day	11356
91-366	Arts Week	11357
91-367	Dr. Roger E. Compion Day	11357
91-368	Peruvian Day	11358

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g., 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
re	= reclassified	F	= Failure to Remedy
#	= renumbered	M	= Modification
		O	= JCAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= JCAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

VOL. 15, ISSUE #31

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

AUGUST 2, 1991

TITLE 1		TITLE 8	
100.100	am (P-7522)	2650.410	n (A-2660)
100.110	am (P-7522)	2650.II.A	n (A-2660)
100.150	am (P-7522)	2650.II.B	n (A-2660)
100.180	am (P-7522)		
100.220	am (P-7522)		
100.230	am (P-7522)	125.10	am (PP-620; W-1574) (P-1583;
100.240	am (P-7522)		A-8801)
100.260	am (P-7522)	125.30	am (PP-620; W-1574) (P-1583;
100.270	am (P-7522)		A-8801)
100.280	am (P-7522)	125.40	am (PP-620; W-1574) (P-1583;
100.310	am (P-7522)		A-8801)
100.335	am (P-7522)	125.50	am (PP-620; W-1574) (P-1583;
100.340	am (P-7522)		A-8801)
100.350	am (P-7522)	125.60	am (PP-620; W-1574) (P-1583;
100.400	am (P-7522)		A-8801)
100.450	am (P-7522)	125.80	am (PP-620; W-1574) (P-1583;
100.500	am (P-7522)		A-8801)
100.510	am (P-7522)	125.90	am (PP-620; W-1574) (P-1583;
100.545	am (P-7522)		A-8801)
100.550	am (P-7522)	125.100	am (PP-620; W-1574) (P-1583;
100.640	am (P-7522)		A-8801)
100.660	am (P-7522)	125.110	am (PP-620; W-1574) (P-1583;
100.670	am (P-7522)		A-8801)
100.680	am (P-7522)	125.120	am (PP-620; W-1574) (P-1583;
100.735	am (P-7522)		A-8801)
100.740	am (P-7522)	125.130	am (PP-620; W-1574) (P-1583;
100.900	am (P-7522)		A-8801)
100.1010	am (P-7522)	125.140	am (PP-620; W-1574) (P-1583;
100.1020	am (P-7522)		A-8801)
100.1100	am (P-7522)	125.150	am (PP-620; W-1574) (P-1583;
100.1150	am (P-7522)		A-8801)
100.1200	am (P-7522)	125.160	am (PP-620; W-1574) (P-1583;
100.1210	am (P-7522)		A-8801)
		125.170	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.180	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.190	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.200	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.210	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.220	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.230	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.240	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.250	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.260	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.270	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.280	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.290	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.300	am (PP-620; W-1574) (P-1583;
			A-8801)
		125.305	am (PP-620; W-1574) (P-1583;
			A-8801)

VOL. 15, ISSUE #31

TITLE 8 (CONT'D)

125.310	am	(PP-620; W-1574) (P-1583; A-8801)	1408.90	am	(P-18683/90; A-5745)
125.320	am	(PP-620; W-1574) (P-1583; A-8801)	1413.48	n	(P-12383/90; A-2730)
125.330	am	(PP-620; W-1574) (P-1583; A-8801)	1424.140	n	(P-10691/90; A-20545)
125.340	am	(PP-620; W-1574) (P-1583; A-8801)	1424.355	am	C-2044)
125.350	am	(PP-620; W-1574) (P-1583; A-8801)	475.110	n	(P-16990/90; W-1173)
125.360	am	(PP-620; W-1574) (P-1583; A-8801)	475.220	n	(P-6343)
125.370	am	(PP-620; W-1574) (P-1583; A-8801)	475.230	n	(P-6343)
125.380	am	(PP-620; W-1574) (P-1583; A-8801)	475.240	n	(P-6343)
125.390	am	(PP-620; W-1574) (P-1583; A-8801)	475.250	n	(P-6343)
125.400	am	(PP-620; W-1574) (P-1583; A-8801)	475.260	n	(P-6343)
125.410	am	(PP-620; W-1574) (P-1583; A-8801)	475.310	n	(P-6343)
125.420	am	(PP-620; W-1574) (P-1583; A-8801)	475.320	n	(P-6343)
125.430	am	(PP-620; W-1574) (P-1583; A-8801)	475.330	n	(P-6343)
125.440	am	(PP-620; W-1574) (P-1583; A-8801)	475.340	n	(P-6343)
125.450	am	(PP-620; W-1574) (P-1583; A-8801)	475.350	n	(P-6343)
125.460	am	(PP-620; W-1574) (P-1583; A-8801)	475.360	n	(P-6343)
125.470	am	(PP-620; W-1574) (P-1583; A-8801)	475.370	n	(P-6343)
125.480	am	(PP-620; W-1574) (P-1583; A-8801)	475.380	n	(P-6343)
125.490	am	(PP-620; W-1574) (P-1583; A-8801)	475.390	n	(P-6343)
125.500	am	(PP-620; W-1574) (P-1583; A-8801)	475.410	n	(P-6343)

TITLE 14

475,110	n	(P-63.3)
475,210	n	(P-63.3)
475,220	n	(P-63.3)
475,230	n	(P-63.3)
475,240	n	(P-63.3)
475,250	n	(P-63.3)
475,260	n	(P-63.3)
475,310	n	(P-63.3)
475,320	n	(P-63.3)
475,330	n	(P-63.3)
475,340	n	(P-63.3)
475,350	n	(P-63.3)
475,360	n	(P-63.3)
475,370	n	(P-63.3)
475,380	n	(P-63.3)
475,390	n	(P-63.3)
475,410	n	(P-63.3)

TITLE 14 (CONT'D)

520.740	am	(P-1306/090; A-8683)	640.190	n	(P-1339/190; A-7558)
520.800	r	(P-1306/090; A-8683)	640.200	n	(P-1339/190; A-7558)
520.810	r	(P-1306/090; A-8683)	640.210	n	(P-1339/190; A-7558)
520.820	r	(P-1306/090; A-8683)	640.220	n	(P-1339/190; A-7558)
520.830	r	(P-1306/090; A-8683)	640.230	n	(P-1339/190; A-7558)
520.900	am	(P-9787)	640.240	n	(P-1339/190; A-7558)
520.910	am	(P-1306/090; A-8683)	640.250	n	(P-1339/190; A-7558)
520.930	am	(P-9787)	640.260	n	(P-1339/190; A-7558)
520.1010	am	(P-1306/090; A-8683)	640.270	n	(P-1339/190; A-7558)
520.1100	n	(P-9787)	640.280	n	(P-1339/190; A-7558)
520.1110	n	(P-9787)	640.290	n	(P-1339/190; A-7558)
520.1120	n	(P-9787)	640.300	n	(P-1339/190; A-7558)
520.1130	n	(P-9787)	640.310	n	(P-1339/190; A-7558)
520.1140	n	(P-9787)	640.320	n	(P-1339/190; A-7558)
540.110	n	(P-11022/90; A-973)	640.330	n	(P-1339/190; A-7558)
540.120	n	(P-11022/90; A-973)	640.340	n	(P-1339/190; A-7558)
540.130	n	(P-11022/90; A-973)	640.350	n	(P-1339/190; A-7558)
540.140	n	(P-11022/90; A-973)	1220.100	n	(P-8747)
540.150	n	(P-11022/90; A-973)	1220.110	n	(P-8747)
540.160	n	(P-11022/90; A-973)	1220.120	n	(P-8747)
540.170	n	(P-11022/90; A-973)	1220.130	n	(P-8747)
540.180	n	(P-11022/90; A-973)	1220.140	n	(P-8747)
540.190	n	(P-11022/90; A-973)	1220.150	n	(P-8747)
545.315	am	(P-3620)	1220.160	n	(P-8747)

TITLE II

404.35	n	(P-10348)	475.520	n	(P-6343)
405.170	r	(P-8957590; A-591)	475.530	n	(P-6343)
405.180	a ₁	(P-8518)	475.540	n	(P-6343)
405.250	n	(P-1238990; A-2733)	475.550	n	(P-6343)
416.80	r	(P-6979)	475.560	n	(P-6343)
417.80	r	(P-6988)	475.570	n	(P-6343)
418.100	r	(P-6985)	475.580	n	(P-6343)
419.90	r	(P-6976)	475.590	n	(P-6343)
421.40	am	(P-1969990; A-575)	475.610	n	(P-6343)
421.80	am	(P-8150)	475.620	n	(P-6343)
421.100	am	(P-1969990; A-5752)	475.630	n	(P-6343)
433.35	am	(P-1239390; A-2736)	475.640	n	(P-6343)
438.30	am	(P-5012)	475.710	n	(P-6343)
438.80	r	(P-6982)	475.720	n	(P-6343)
438.90	am	(P-5012)	510.10	am	(P-677; A-8848)
440.10	n	(P-897590; A-3492)	510.20	am	(P-677; A-8848)
440.20	n	(P-897590; A-3492)	510.40	am	(P-677; A-8848)
440.30	am	(P-8152)	510.50	am	(P-677; A-8848)
440.40	n	(P-897590; A-3492)	510.60	am	(P-677; A-8848)
440.50	n	(P-897590; A-3492)	510.70	am	(P-677; A-8848)
440.60	n	(P-897590; A-3492)	510.80	am	(P-677; A-8848)
440.70	n	(P-897590; A-3492)	510.85	n	(A-8848)
440.80	n	(P-897590; A-3492)	510.110	n	(P-1307290; A-2673)
440.90	n	(P-897590; A-3492)	510.120	n	(P-1307290; A-2673)
440.90	n	(P-897590; A-3492)	510.130	n	(P-1307290; A-2673)
440.90	am	(P-8152)	510.140	n	(P-1307290; A-2673)
440.100	n	(P-897590; A-3492)	510.150	n	(P-1307290; A-2673)
440.120	n	(P-897590; A-3492)	510.160	n	(P-1307290; A-2673)
440.120	n	(P-897590; A-3492)	510.170	n	(P-1307290; A-2673)
440.130	n	(P-897590; A-3492)	510.175	n	(P-1307290; A-2673)
440.130	am	(P-8152)	510.180	n	(P-1307290; A-2673)
440.140	n	(P-897590; A-3492)	510.185	n	(P-1307290; A-2673)
440.150	n	(P-897590; A-3492)	510.190	n	(P-1307290; A-2673)
502.76	am	(P-5699)	510.195	n	(P-1307290; A-2673)
509.100	am	(P-5614)	510.200	n	(P-1307290; A-2673)
720.100	am	(P-1975090; A-5755)	510.205	n	(P-1307290; A-2673)
1312.265	am	(P-1475090; A-2727)	520.315	n	(P-1306090; A-8683)

TITLE 17

110.5	am	(P-10251)
110.175	n	(P-10251)
115.30	am	(P-3365; A-9948)
220.20	am	(P-16182/90; A-1495)
220.30	am	(P-16182/90; A-1495)
220.40	am	(P-16182/90; A-1495)
220.50	am	(P-16182/90; A-1495)
220.60	am	(P-16182/90; A-1495)
220.70	am	(P-16182/90; A-1495)
510.10	am	(P-4829; A-9966)
525.10	n	(P-18397/90; A-4149)
525.20	n	(P-18397/90; A-4149)
525.30	n	(P-18397/90; A-4149)
525.40	n	(P-18397/90; A-4149)
525.Ex. A	n	(P-18397/90; A-4149)
530.20	am	(P-4805; A-9924)
530.80	am	(P-4805; A-9924)
530.90	am	(P-4805; A-9924)
530.100	am	(P-4805; A-9924)
530.105	am	(P-4805; A-9924)
530.110	am	(P-4805; A-9924)
530.120	am	(P-4805; A-9924)

TITLE 17 (CONT'D)

550.10	am	(P-6823)	730.20	am	(P-4200; A-9951)
550.20	am	(P-6823)	730.30	am	(P-4222; A-10057)
550.30	am	(P-6823)	740.10	am	(P-4222; A-10057)
570.20	am	(P-6811)	810.20	am	(P-18905/90; A-4699)
570.30	am	(P-6811)	810.30	am	(P-18905/90; A-4699)
570.40	am	(P-6811)	810.35	am	(P-18905/90; A-4699)
590.10	am	(P-7809)	810.37	am	(P-18905/90; A-4699)
590.20	am	(P-7809)	810.40	am	(P-18905/90; A-4699)
590.25	am	(P-7809)	810.45	am	(P-18905/90; A-4699)
590.30	am	(P-7809)	810.45	am	(P-18905/90; A-4699)
590.40	am	(P-7809)	810.50	am	(P-18905/90; A-4699)
590.50	am	(P-7809)	830.05	am	(P-2057; RC-8314; A-8544)
590.60	am	(P-7809)	830.20	am	(P-2057; RC-8314; A-8544)
590.E.A	am	(P-7809)	830.60	am	(P-2057; RC-8314; A-8544)
650.10	am	(P-4853; A-10038)	830.70	am	(P-2057; RC-8314; A-8544)
650.20	am	(P-4853; A-10038)	830.80	am	(P-2057; RC-8314; A-8544)
650.22	am	(P-4853; A-10038)	830.90	am	(P-2057; RC-8314; A-8544)
650.23	am	(P-4853; A-10038)	830.90	am	(P-2057; RC-8314; A-8544)
650.30	am	(P-4853; A-10038)	950.40	am	(P-6807)
650.40	am	(P-4853; A-10038)	950.50	am	(P-6807)
650.60	am	(P-4853; A-10038)	1070.20	am	(P-7855)
660.10	am	(P-19123/90; A-4777)	1535.10	am	(P-20117/90; A-5219)
660.10	am	(P-6851)	1590.50	am	(P-16174/90; A-32)
660.20	am	(P-6851)	1590.80	am	(P-16174/90; A-32)
660.20	am	(P-6851)	1590.90	am	(P-16174/90; A-32)
660.21	am	(P-19123/90; A-4777)	2520.50	am	(P-725; A-7653)
660.21	am	(P-6851)	2520.10	am	(P-3655; A-9973)
660.25	am	(P-19123/90; A-4777)	2550.15	am	(P-3655; A-9973)
660.30	am	(P-6851)	3035.10	am	(P-18365/90; A-4117)
660.30	am	(P-19123/90; A-4777)	3035.30	am	(P-18365/90; A-4117)
660.40	am	(P-6851)	3035.40	am	(P-18365/90; A-4117)
660.40	am	(P-19123/90; A-4777)	3035.50	am	(P-18365/90; A-4117)
660.45	am	(P-6851)	3035.60	am	(P-18365/90; A-4117)
660.50	am	(P-19123/90; A-4777)	3035.70	am	(P-18365/90; A-4117)
660.60	am	(P-6851)	3040.A.P. B	am	(P-18380/90; A-4132)
670.10	am	(P-4836; A-10021)	3040.A.P. C	am	(P-18380/90; A-4132)
670.20	am	(P-4836; A-10021)	3040.A.P. D	am	(P-18380/90; A-4132)
670.30	am	(P-4836; A-10021)	3040.A.P. E	am	(P-18380/90; A-4132)
670.40	am	(P-4836; A-10021)	3040.A.P. F	am	(P-18380/90; A-4132)
670.60	am	(P-4836; A-10021)	3040.A.P. G	am	(P-18380/90; A-4132)
680.10	am	(P-8107)	4160.10	am	(P-1680; A-10596)
680.20	am	(P-8107)	4160.20	am	(P-1680; A-10596)
680.30	am	(P-8107)	4160.30	am	(P-1680; A-10596)
680.40	am	(P-8107)	4160.40	am	(P-1680; A-10596)
680.50	am	(P-8107)	4160.50	am	(P-1680; A-10596)
680.60	am	(P-8107)	4160.60	am	(P-1680; A-10596)
680.70	am	(P-8107)	4160.70	am	(P-1680; A-10596)
680.80	am	(P-8107)	4160.80	am	(P-1680; A-10596)
690.20	am	(P-4214; A-10012)	4160.90	am	(P-1680; A-10596)
690.30	am	(P-4214; A-10012)	4160.100	am	(P-1680; A-10596)
710.10	am	(P-18409/90; A-4161)	4160.110	am	(P-1680; A-10596)
710.20	am	(P-18409/90; A-4161)	4160.120	am	(P-1680; A-10596)
710.30	am	(P-18409/90; A-4161)	4160.130	am	(P-1680; A-10596)
710.50	am	(P-18409/90; A-4161)	4160.140	am	(P-1680; A-10596)
710.60	am	(P-18409/90; A-4161)	4160.150	am	(P-1680; A-10596)
715.10	am	(P-6842)	4160.160	am	(P-1680; A-10596)
715.20	am	(P-6842)	4160.170	am	(P-1680; A-10596)
715.30	am	(P-6842)	4160.180	am	(P-1680; A-10596)
715.40	am	(P-6842)	4160.180	am	(P-1680; A-10596)
720.10	am	(P-6836)	4160.180	am	(P-1680; A-10596)
720.30	am	(P-6836)	4160.180	am	(P-1680; A-10596)
720.40	am	(P-6836)	4160.180	am	(P-1680; A-10596)
730.10	am	(P-4200; A-9951)	405.15	am	(P-1; A-5642)

SAL4

TITLE 20 (CONT'D)

405.17	am	(P-1; A-5642)	220.30	am	(P-10288)
405.20	am	(P-1; A-5642)	220.40	am	(P-10288)
405.30	am	(P-1; A-5642)	220.50	am	(P-10288)
405.40	am	(P-1; A-5642)	220.60	am	(P-10288)
405.50	am	(P-1; A-5642)	220.70	am	(P-10288)
405.55	am	(P-1; A-5642)	220.80	am	(P-10288)
405.60	am	(P-1; A-5642)	220.90	am	(P-10288)
405.70	am	(P-1; A-5642)	220.10	am	(P-10288)
415.15	am	(P-1; A-5642)	220.20	am	(P-10288)
415.20	am	(P-1; A-5642)	220.30	am	(P-10288)
415.30	am	(P-1; A-5642)	220.40	am	(P-10288)
415.70	am	(P-1; A-5642)	220.50	am	(P-10288)
460.10	am	(P-18421/90; A-3479)	220.60	am	(P-10288)
460.12	am	(P-18421/90; A-3479)	220.70	am	(P-10288)
460.15	am	(P-18421/90; A-3479)	220.80	am	(P-10288)
460.20	am	(P-18421/90; A-3479)	220.90	am	(P-10288)
460.30	am	(P-18421/90; A-3479)	220.10	am	(P-10288)
460.40	am	(P-18421/90; A-3479)	220.20	am	(P-10288)
460.50	am	(P-18421/90; A-3479)	220.30	am	(P-10288)
460.60	am	(P-18421/90; A-3479)	220.40	am	(P-10288)
460.70	am	(P-18421/90; A-3479)	220.50	am	(P-10288)
460.80	am	(P-18421/90; A-3479)	220.60	am	(P-10288)
460.90	am	(P-18421/90; A-3479)	220.70	am	(P-10288)
502.20	am	(P-5935)	220.80	am	(P-10288)
701.270	am	(P-7861)	220.90	am	(P-10288)
1215.10	am	(P-12398/90; A-1107)	220.10	am	(P-10288)
1215.20	am	(P-12398/90; A-1107)	220.20	am	(P-10288)
1215.30	am	(P-12398/90; A-1107)	220.30	am	(P-10288)
1215.40	am	(P-12398/90; A-1107)	220.40	am	(P-10288)
1215.50	am	(P-12398/90; A-1107)	220.50	am	(P-10288)
1225.10	am	(P-16847/90; A-5886)	220.60	am	(P-10288)
1225.20	am	(P-16847/90; A-5886)	220.70	am	(P-10288)
1225.30	am	(P-16847/90; A-5886)	220.80	am	(P-10288)
1225.40	am	(P-16847/90; A-5886)	220.90	am	(P-10288)
1225.50	am	(P-16847/90; A-5886)	220.10	am	(P-10288)
1560.10	am	(P-8800/90; A-7034)	220.20	am	(P-10288)
1560.20	am	(P-8800/90; A-7034)	220.30	am	(P-10288)
1560.30	am	(P-8800/90; A-7034)	220.40	am	(P-10288)
1560.40	am	(P-8800/90; A-7034)	220.50	am	(P-10288)
1560.50	am	(P-8800/90; A-7034)	220.60	am	(P-10288)
1720.30	am	(P-16198/90; A-999)	220.70	am	(P-10288)
1720.A.P.A	am	(E-8702)	220.80	am	(P-10288)
1800.10	am	(E-8702)	220.90	am	(P-10288)
1800.20	am	(E-8702)	220.10	am	(P-10288)
1800.30	am	(E-8702)	220.20	am	(P-10288)

SAL5

TITLE 35 (CONTD)		
218.453	n	(P-3675)
218.461	n	(P-3675)
218.462	n	(P-3675)
218.463	n	(P-3675)
218.464	n	(P-3675)
218.465	n	(P-3675)
218.466	n	(P-3675)
218.480	n	(P-3675)
218.481	n	(P-3675)
218.482	n	(P-3675)
218.483	n	(P-3675)
218.484	n	(P-3675)
218.485	n	(P-3675)
218.486	n	(P-3675)
218.487	n	(P-3675)
218.488	n	(P-3675)
218.489	n	(P-3675)
218.521	n	(P-3675)
218.525	n	(P-3675)
218.526	n	(P-3675)
218.527	n	(P-3675)
218.541	n	(P-3675)
218.551	n	(P-3675)
218.552	n	(P-3675)
218.553	n	(P-3675)
218.581	n	(P-3675)
218.582	n	(P-3675)
218.583	n	(P-3675)
218.584	n	(P-3675)
218.585	n	(P-3675)
218.601	n	(P-3675)
218.602	n	(P-3675)
218.603	n	(P-3675)
218.604	n	(P-3675)
218.605	n	(P-3675)
218.606	n	(P-3675)
218.607	n	(P-3675)
218.608	n	(P-3675)
218.609	n	(P-3675)
218.610	n	(P-3675)
218.611	n	(P-3675)
218.612	n	(P-3675)
218.613	n	(P-3675)
218.620	n	(P-3675)
218.621	n	(P-3675)
218.623	n	(P-3675)
218.624	n	(P-3675)
218.625	n	(P-3675)
218.626	n	(P-3675)
218.628	n	(P-3675)
218.630	n	(P-3675)
218.636	n	(P-3675)
218.637	n	(P-3675)
218.875	n	(P-3675)
218.877	n	(P-3675)
218.879	n	(P-3675)
218.881	n	(P-3675)
218.883	n	(P-3675)
218.886	n	(P-3675)
218.920	n	(P-3675)
218.923	n	(P-3675)
218.926	n	(P-3675)
218.927	n	(P-3675)
218.928	n	(P-3675)
218.940	n	(P-3675)
218.943	n	(P-3675)
218.946	n	(P-3675)
218.947	n	(P-3675)
218.948	n	(P-3675)
218.960	n	(P-3675)
218.963	n	(P-3675)
218.966	n	(P-3675)
218.967	n	(P-3675)
218.968	n	(P-3675)
218.980	n	(P-3675)
218.988	n	(P-3675)
218.986	n	(P-3675)
218.987	n	(P-3675)
218.990	n	(P-3675)
218.991	n	(P-3675)
218.Ap A	n	(P-3675)
218.Ap B	n	(P-3675)
218.Ap C	n	(P-3675)
218.Ap D	n	(P-3675)
219.100	n	(P-3892)
219.101	n	(P-3892)
219.102	n	(P-3892)
219.103	n	(P-3892)
219.104	n	(P-3892)
219.105	n	(P-3892)
219.106	n	(P-3892)
219.107	n	(P-3892)
219.108	n	(P-3892)
219.109	n	(P-3892)
219.110	n	(P-3892)
219.111	n	(P-3892)
219.112	n	(P-3892)
219.121	n	(P-3892)
219.122	n	(P-3892)
219.123	n	(P-3892)
219.124	n	(P-3892)
219.125	n	(P-3892)
219.126	n	(P-3892)
219.127	n	(P-3892)
219.128	n	(P-3892)
219.141	n	(P-3892)
219.142	n	(P-3892)
219.143	n	(P-3892)
219.144	n	(P-3892)
219.181	n	(P-3892)
219.182	n	(P-3892)
219.183	n	(P-3892)
219.184	n	(P-3892)
219.185	n	(P-3892)
219.186	n	(P-3892)
219.204	n	(P-3892)
219.205	n	(P-3892)
219.206	n	(P-3892)
219.207	n	(P-3892)
219.208	n	(P-3892)
219.209	n	(P-3892)
219.210	n	(P-3892)
219.211	n	(P-3892)
219.301	n	(P-3892)
219.302	n	(P-3892)
219.303	n	(P-3892)

TITLE 35 (CONT'D)					
219.304	n	(P-3892)	219.606	n	(P-3892)
219.401	n	(P-3892)	219.607	n	(P-3892)
219.402	n	(P-3892)	219.608	n	(P-3892)
219.403	n	(P-3892)	219.609	n	(P-3892)
219.404	n	(P-3892)	219.610	n	(P-3892)
219.405	n	(P-3892)	219.611	n	(P-3892)
219.421	n	(P-3892)	219.612	n	(P-3892)
219.422	n	(P-3892)	219.613	n	(P-3892)
219.423	n	(P-3892)	219.620	n	(P-3892)
219.424	n	(P-3892)	219.621	n	(P-3892)
219.425	n	(P-3892)	219.623	n	(P-3892)
219.426	n	(P-3892)	219.624	n	(P-3892)
219.427	n	(P-3892)	219.625	n	(P-3892)
219.428	n	(P-3892)	219.626	n	(P-3892)
219.429	n	(P-3892)	219.628	n	(P-3892)
219.430	n	(P-3892)	219.630	n	(P-3892)
219.441	n	(P-3892)	219.636	n	(P-3892)
219.442	n	(P-3892)	219.637	n	(P-3892)
219.443	n	(P-3892)	219.875	n	(P-3892)
219.444	n	(P-3892)	219.877	n	(P-3892)
219.445	n	(P-3892)	219.879	n	(P-3892)
219.446	n	(P-3892)	219.881	n	(P-3892)
219.447	n	(P-3892)	219.883	n	(P-3892)
219.448	n	(P-3892)	219.886	n	(P-3892)
219.449	n	(P-3892)	219.920	n	(P-3892)
219.450	n	(P-3892)	219.923	n	(P-3892)
219.451	n	(P-3892)	219.926	n	(P-3892)
219.452	n	(P-3892)	219.927	n	(P-3892)
219.453	n	(P-3892)	219.928	n	(P-3892)
219.461	n	(P-3892)	219.940	n	(P-3892)
219.462	n	(P-3892)	219.943	n	(P-3892)
219.463	n	(P-3892)	219.946	n	(P-3892)
219.464	n	(P-3892)	219.947	n	(P-3892)
219.465	n	(P-3892)	219.948	n	(P-3892)
219.466	n	(P-3892)	219.960	n	(P-3892)
219.480	n	(P-3892)	219.963	n	(P-3892)
219.481	n	(P-3892)	219.966	n	(P-3892)
219.482	n	(P-3892)	219.967	n	(P-3892)
219.483	n	(P-3892)	219.968	n	(P-3892)
219.484	n	(P-3892)	219.980	n	(P-3892)
219.485	n	(P-3892)	219.983	n	(P-3892)
219.486	n	(P-3892)	219.986	n	(P-3892)
219.487	n	(P-3892)	219.987	n	(P-3892)
219.488	n	(P-3892)	219.988	n	(P-3892)
219.489	n	(P-3892)	219.991	n	(P-3892)
219.521	n	(P-3892)	219.990	n	(P-3892)
219.525	n	(P-3892)	219.Ap. A	n	(P-3892)
219.526	n	(P-3892)	219.Ap. B	n	(P-3892)
219.527	n	(P-3892)	219.Ap. C	n	(P-3892)
219.541	n	(P-3892)	219.Ap. D	n	(P-3892)
219.561	n	(P-3892)	230.110	r	(P-741)
219.562	n	(P-3892)	230.140	r	(P-741)
219.563	n	(P-3892)	230.141	r	(P-741)
219.564	n	(P-3892)	230.142	r	(P-741)
219.581	n	(P-3892)	230.150	r	(P-741)
219.582	n	(P-3892)	230.160	r	(P-741)
219.583	n	(P-3892)	230.170	r	(P-741)
219.584	n	(P-3892)	230.180	r	(P-741)
219.585	n	(P-3892)	230.190	r	(P-741)
219.601	n	(P-3892)	230.200	r	(P-741)
219.602	n	(P-3892)	230.210	r	(P-741)
219.603	n	(P-3892)	230.211	r	(P-741)
219.604	n	(P-3892)	230.212	r	(P-741)
219.605	n	(P-3892)	230.220	r	(P-741)

VOL. 15, ISSUE #31

ILLINOIS REGISTER
SECTIONS AFFECTED IN DE

AUGUST 2, 1991

TITLE 35 (CONT'D)
701 111

[illegible]

SAI-12

VOL. 15, ISSUE #31

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

AUGUST 2, 1991

TITLE 35 (CONTD)

814.601	814.602	814.603	814.604	814.605	814.606	814.607	814.608	814.609	814.610	814.611	814.612	814.613	814.614	814.615	814.616	814.617	814.618	814.619	814.620	814.621	814.622	814.623	814.624	814.625	814.626	814.627	814.628	814.629	814.630	814.631	814.632	814.633	814.634	814.635	814.636	814.637	814.638	814.639	814.640	814.641	814.642	814.643	814.644	814.645	814.646	814.647	814.648	814.649	814.650	814.651	814.652	814.653	814.654	814.655	814.656	814.657	814.658	814.659	814.660	814.661	814.662	814.663	814.664	814.665	814.666	814.667	814.668	814.669	814.670	814.671	814.672	814.673	814.674	814.675	814.676	814.677	814.678	814.679	814.680	814.681	814.682	814.683	814.684	814.685	814.686	814.687	814.688	814.689	814.690	814.691	814.692	814.693	814.694	814.695	814.696	814.697	814.698	814.699	814.700	814.701	814.702	814.703	814.704	814.705	814.706	814.707	814.708	814.709	814.710	814.711	814.712	814.713	814.714	814.715	814.716	814.717	814.718	814.719	814.720	814.721	814.722	814.723	814.724	814.725	814.726	814.727	814.728	814.729	814.730	814.731	814.732	814.733	814.734	814.735	814.736	814.737	814.738	814.739	814.740	814.741	814.742	814.743	814.744	814.745	814.746	814.747	814.748	814.749	814.750	814.751	814.752	814.753	814.754	814.755	814.756	814.757	814.758	814.759	814.760	814.761	814.762	814.763	814.764	814.765	814.766	814.767	814.768	814.769	814.770	814.771	814.772	814.773	814.774	814.775	814.776	814.777	814.778	814.779	814.780	814.781	814.782	814.783	814.784	814.785	814.786	814.787	814.788	814.789	814.790	814.791	814.792	814.793	814.794	814.795	814.796	814.797	814.798	814.799	814.800	814.801	814.802	814.803	814.804	814.805	814.806	814.807	814.808	814.809	814.810	814.811	814.812	814.813	814.814	814.815	814.816	814.817	814.818	814.819	814.820	814.821	814.822	814.823	814.824	814.825	814.826	814.827	814.828	814.829	814.830	814.831	814.832	814.833	814.834	814.835	814.836	814.837	814.838	814.839	814.840	814.841	814.842	814.843	814.844	814.845	814.846	814.847	814.848	814.849	814.850	814.851	814.852	814.853	814.854	814.855	814.856	814.857	814.858	814.859	814.860	814.861	814.862	814.863	814.864	814.865	814.866	814.867	814.868	814.869	814.870	814.871	814.872	814.873	814.874	814.875	814.876	814.877	814.878	814.879	814.880	814.881	814.882	814.883	814.884	814.885	814.886	814.887	814.888	814.889	814.890	814.891	814.892	814.893	814.894	814.895	814.896	814.897	814.898	814.899	814.900	814.901	814.902	814.903	814.904	814.905	814.906	814.907	814.908	814.909	814.910	814.911	814.912	814.913	814.914	814.915	814.916	814.917	814.918	814.919	814.920	814.921	814.922	814.923	814.924	814.925	814.926	814.927	814.928	814.929	814.930	814.931	814.932	814.933	814.934	814.935	814.936	814.937	814.938	814.939	814.940	814.941	814.942	814.943	814.944	814.945	814.946	814.947	814.948	814.949	814.950	814.951	814.952	814.953	814.954	814.955	814.956	814.957	814.958	814.959	814.960	814.961	814.962	814.963	814.964	814.965	814.966	814.967	814.968	814.969	814.970	814.971	814.972	814.973	814.974	814.975	814.976	814.977	814.978	814.979	814.980	814.981	814.982	814.983	814.984	814.985	814.986	814.987	814.988	814.989	814.990	814.991	814.992	814.993	814.994	814.995	814.996	814.997	814.998	814.999	815.000																																																																																																																																																																																												
n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n	n

TITLE 35 (CONT'D)		
870.206	adm	(P-15667/90; A-9311)
870.305	adm	(P-15667/90; A-9311)
TITLE 38		
180.90	adm	(P-1207; A-8555)
307.10	n	(P-3611)
307.20	n	(P-3611)
350.01	n	(P-2053)
354.10	n	(P-3614)
354.20	n	(P-3614)
354.30	n	(P-3614)
354.40	n	(P-3614)
354.50	n	(P-3614)
354.60	n	(P-3614)
354.70	n	(P-3614)
397.10	n	(P-15181/90; A-167)
397.20	n	(P-15181/90; A-167)
397.30	n	(P-15181/90; A-167)
397.40	n	(P-15181/90; A-167)
397.50	n	(P-15181/90; A-167)
450.210	adm	(P-2573; A-8580)
450.220	adm	(P-2573; A-8580)
450.250	adm	(P-2573; A-8580)
450.260	adm	(P-2573; A-8580)
450.280	n	(P-2573; A-8580)
450.340	adm	(P-2573; A-8580)
450.350	adm	(P-2573; A-8580)
450.410	adm	(P-2573; A-8580)
450.430	n	(P-2573; A-8580)
450.440	adm	(P-2573; A-8580)
450.720	adm	(P-2573; A-8580)
450.740	adm	(P-2573; A-8580)
450.820	adm	(P-2573; A-8580)
450.860	adm	(P-2573; A-8580)
450.910	adm	(P-2573; A-8580)
450.1010	adm	(P-2573; A-8580)
450.1110	n	(P-2573; A-8580)
450.1130	n	(P-2573; A-8580)
450.1175	n	(P-2573; A-8580)
450.1230	adm	(P-2573; A-8580)
450.1340	adm	(A-8580)
450.1550	adm	(A-8580)
500.10	n	(P-5162)
500.100	n	(P-5179)
500.110	n	(P-5162)
500.120	n	(P-5162)
500.130	n	(P-5162)
500.140	n	(P-5162)
500.150	n	(P-5162)
500.160	n	(P-5162)
500.170	n	(P-5162)
500.180	n	(P-5162)
500.190	n	(P-5179)
500.200	n	(P-5179)
500.210	n	(P-5162)
500.210	n	(P-5162)
500.230	n	(P-5179)
500.300	n	(P-5162)
500.310	n	(P-5162)
500.310	n	(P-5179)
500.320	n	(P-5162)

[illegible]

TITLE 38 (CONT'D)		
1075.1290	n	(P-14758/90; A-1916)
1075.1295	n	(P-14758/90; A-1916)
1075.1300	n	(P-14758/90; A-1916)
1075.1305	n	(P-14758/90; A-1916)
1075.1310	n	(P-14758/90; A-1916)
1075.1315	n	(P-14758/90; A-1916)
1075.1320	n	(P-14758/90; A-1916)
1075.1325	n	(P-14758/90; A-1916)
1075.1400	n	(P-14758/90; A-1916)
1075.1405	n	(P-14758/90; A-1916)
1075.1410	n	(P-14758/90; A-1916)
1075.1415	n	(P-14758/90; A-1916)
1075.1420	n	(P-14758/90; A-1916)
1075.1425	n	(P-14758/90; A-1916)
1075.1430	n	(P-14758/90; A-1916)
1075.1435	n	(P-14758/90; A-1916)
1075.1440	n	(P-14758/90; A-1916)
1075.1445	n	(P-14758/90; A-1916)
1075.1450	n	(P-14758/90; A-1916)
1075.1500	n	(P-14758/90; A-1916)
1075.1510	n	(P-14758/90; A-1916)
1075.1520	n	(P-14758/90; A-1916)
1075.1530	n	(P-14758/90; A-1916)
1075.1540	n	(P-14758/90; A-1916)
1075.1550	n	(P-14758/90; A-1916)
1075.1600	n	(P-14758/90; A-1916)
1075.1610	n	(P-14758/90; A-1916)
1075.1620	n	(P-14758/90; A-1916)
1075.1630	n	(P-14758/90; A-1916)
1075.1640	n	(P-14758/90; A-1916)
1075.1650	n	(P-14758/90; A-1916)

TITLE 44

4000.30	am	(P-6882)
4000.60	am	(P-6882)
5030.130	am	(P-1203; A-8843)
5040.110	am	(P-17403/90; A-7553)
5040.350	am	(P-17403/90; A-7553)

TITLE 41

170.310	am	(P-12373/90; A-7042)
170.800	n	(P-10875)
170.810	n	(P-10875)
170.820	n	(P-10875)
170.830	n	(P-10875)
170.840	n	(P-10875)
170.850	n	(P-10875)
170.860	n	(P-10875)
170.870	n	(P-10875)
170.880	n	(P-10875)
250.10	n	(P-5322/90; A-5656)
250.20	n	(P-5322/90; A-5656)
250.25	n	(P-5322/90; A-5656)
250.30	n	(P-5322/90; A-5656)
250.40	n	(P-5322/90; A-5656)
250.50	n	(P-5322/90; A-5656)
250.60	n	(P-5322/90; A-5656)
250.80	n	(P-5322/90; A-5656)
250.82	n	(P-5322/90; A-5656)
250.83	n	(P-5322/90; A-5656)
250.85	n	(P-5322/90; A-5656)
250.93	n	(P-5322/90; A-5656)
250.97	n	(P-5322/90; A-5656)
250.201	n	(P-5322/90; A-5656)
250.210	n	(P-5322/90; A-5656)
250.213	n	(P-5322/90; A-5656)
250.215	n	(P-5322/90; A-5656)
250.220	n	(P-5322/90; A-5656)
250.230	n	(P-5322/90; A-5656)
250.232	n	(P-5322/90; A-5656)

SAL-16

TITLE 47 (CONT'D)		
110.90	am	(P-10985/90; O-19076/90; R-3127; A-4410)
110.91	n	(P-10985/90; O-19076/90; R-3127; A-4410)
110.92	n	(P-10985/90; O-19076/90; R-3127; A-4410)
110.93	n	(P-10985/90; O-19076/90; R-3127; A-4410)
110.100	am	(P-10985/90; O-19076/90; R-3127; A-4410)
110.105	n	(P-10985/90; O-19076/90; R-3127; A-4410)
110.130	am	(P-10985/90; O-19076/90; R-3127; A-4410)
120.115	am	(P-8617)
350.205	am	(P-9282)
350.206	am	(P-9282)
360.102	am	(P-9260)
360.103	am	(P-9260)
360.104	am	(P-9260)
360.106	am	(P-9260)
360.202	am	(P-9260)
360.302	am	(P-9260)
360.306	am	(P-9260)
360.307	am	(P-9260)
360.308	am	(P-9260)
360.309	am	(P-9260)
360.309	am	(P-9260)
360.310	am	(P-9260)
360.310	am	(P-9260)
360.401	am	(P-9260)
360.501	am	(P-9260)
360.502	am	(P-9260)
360.503	am	(P-9260)
360.504	am	(P-9260)
360.505	am	(P-9260)
360.506	am	(P-9260)
360.507	am	(P-9260)
360.601	am	(P-9260)
360.602	am	(P-9260)
360.603	am	(P-9260)
360.604	am	(P-9260)
360.605	am	(P-9260)
360.606	am	(P-9260)
360.701	am	(P-9260)
360.801	am	(P-9260)
360.802	am	(P-9260)
360.803	am	(P-9260)
360.901	am	(P-9260)
360.902	am	(P-9260)
360.903	am	(P-9260)
360.904	am	(P-9260)
360.905	am	(P-9260)
360.1101	am	(P-9260)

TITLE 50

754.E.C	am	(P-15238/90; A-4458)
909.50	am	(P-8766)
918.10	am	(P-2899)
918.20	am	(P-2899)
918.30	am	(P-2899)

SAL-17

ILLINOIS REGISTER	AUGUST 2, 1991
VOL. 15, ISSUE #31	SECTIONS AFFECTED INDEX

TITLE 50 (CONTD)					
6602.4P.D	n	(P-7391)	2770.405	f	(P-3368; A-8553)
6602.4P.E	n	(P-7391)	2770.410	f	(P-3368; A-8553)
6602.4P.F	n	(P-7391)	2770.415	f	(P-3368; A-8553)
6602.4P.G	n	(P-7391)	2770.420	f	(P-3368; A-8553)
6602.4P.H	n	(P-7391)	2815.105	am	(P-17152/90; A-1817)
6602.4P.I	n	(P-7391)	2830.50	n	(P-10871)
6602.4P.J	n	(P-7391)	2875.1	f	(P-4585; A-1014)
6602.4P.K	n	(P-7391)	2875.5	f	(P-4555; A-1014)
6602.4P.L	n	(P-7391)	2875.10	f	(P-4555; A-1014)
6602.4P.M	n	(P-7391)	2875.15	f	(P-4555; A-1014)
6602.4P.N	n	(P-7391)	2875.20	f	(P-4555; A-1014)
7020.10	am	(P-18441/90; A-8221)	2875.25	f	(P-4555; A-1014)
7020.20	am	(P-18441/90; A-8221)	2875.30	f	(P-4555; A-1014)
7020.30	am	(P-18441/90; A-8221)	2875.35	f	(P-4555; A-1014)
7020.40	am	(P-18441/90; A-8221)	2875.40	f	(P-4555; A-1014)
7020.50	am	(P-18441/90; A-8221)	2875.45	f	(P-4555; A-1014)
7020.60	am	(P-18441/90; A-8221)	2875.50	f	(P-4555; A-1014)
7020.70	am	(P-18441/90; A-8221)	2875.55	f	(P-4555; A-1014)
7030.20	am	(P-18434/90; A-8214)	2875.60	f	(P-4555; A-1014)
7030.20	am	(P-18434/90; A-8214)	2920.1	am	(P-5495)
7030.20	am	(P-18434/90; A-8214)	2920.40	am	(P-13905/90; A-180)
7100.70	am	(P-6663)	2920.40	am	(P-5495)
8010.20	am	(P-7518)	2920.48	am	(P-5495)
8010.30	am	(P-7518)	2920.66	n	(P-5495)

TITLE 56					
205.Tb.A	am	(P-4872)	5300.10	am	(P-10521)
2600.20	am	(P-691)	5300.20	am	(P-10521)
2610.60	am	(P-1611790; A-7595)	5300.30	am	(P-10521)
2610.100	am	(P-1307490; A-10386)	5300.210	am	(P-10521)
2610.110	am	(P-3641)	5300.310	am	(P-10521)
2610.120	am	(P-3641)	5300.450	am	(P-10521)
2610.130	am	(P-1307490; A-10386)	5300.460	am	(P-10521)
2610.150	am	(P-1307490; A-10386)	5300.550	am	(P-10521)
2610.Ap.A	am	(P-1611790; A-7595)	5300.560	am	(P-10521)
2610.Ap.B	n	(P-1611790; A-7595)	5300.570	am	(P-10521)
II.A	n	(P-1611790; A-7595)	5300.610	am	(P-10521)
II.B	n	(P-1611790; A-7595)	5300.620	am	(P-10521)
II.C	n	(P-1611790; A-7595)	5300.630	am	(P-10521)
II.D	n	(P-1611790; A-7595)	5300.640	am	(P-10521)
II.E	n	(P-1611790; A-7595)	5300.650	am	(P-10521)
2625.25	n	(P-1304590; A-13068)	5300.660	am	(P-10521)
2625.30	n	(P-1304590; A-13068)	5300.720	am	(P-10521)
2625.40	n	(P-1304590; A-13068)	5300.730	am	(P-10521)
2625.50	n	(P-1304590; A-13068)	5300.735	n	(P-10521)
2625.60	n	(P-1304590; A-13068)	5300.745	n	(P-10521)
2625.70	n	(P-1304590; A-13068)	5300.750	am	(P-10521)
2625.80	am	(P-1304590; A-13068)	5300.760	am	(P-10521)
2630.82	am	(P-8081)	5300.765	n	(P-10521)
2630.82	am	(P-8081)	5300.770	n	(P-10521)
2650.50	am	(P-1950390; W-3602)	5300.782	n	(P-10521)
2730.150	n	(P-9817)	5300.783	n	(P-10521)
2730.155	n	(P-9817)	5300.784	n	(P-10521)
2732.125	n	(P-6382)	5300.785	n	(P-10521)
2765.67	n	(P-11034)	5300.786	n	(P-10521)
2765.69	n	(P-11034)	5300.787	n	(P-10521)
2765.225	n	(P-11034)	5300.825	am	(P-10521)
2765.228	n	(P-11034)	5300.865	am	(P-10521)
2765.230	n	(P-11034)	5300.920	am	(P-10521)
2765.335	am	(P-11034)	5300.930	am	(P-10521)
2765.328	n	(P-11034)	5300.940	am	(P-10521)
2765.220	n	(P-3581; A-11122)	5300.950	am	(P-10521)
2770.110	am	(P-1391090; A-185)	5300.960	am	(P-10521)
2770.400	am	(P-1659990; A-172)	5300.1145	am	(P-10521)
	n	(P-3368; A-8553)	5300.1150	am	(P-10521)

TITLE 68 (CONT'D)			TITLE 74			TITLE 77 (CONT'D)		
TITLE 68 (CONT'D)			TITLE 74			TITLE 77 (CONT'D)		
1380.280	am	(P-7346/90; A-247)	1480.210	n	(P-14291/90; A-7081)	250.610	am	(P-4946)
1380.285	am	(P-7346/90; A-247)	1480.220	#	(P-14291/90; A-7081)	250.725	am	(P-16259/90; A-5328)
1380.290	am	(P-7346/90; A-247)	1480.220	am	(P-14291/90; A-7081)	250.775	am	(P-16259/90; A-5328)
1380.300	am	(P-7346/90; A-247)	1500.25	am	(P-8635)	250.1510	am	(P-4946)
1380.310	am	(P-7346/90; A-247)	1500.35	am	(P-8635)	250.1740	am	(P-4946)
1380.320	am	(P-7346/90; A-247)	1500.45	am	(P-8635)	250.1750	am	(P-4946)
1380.Ap-A	am	(P-7346/90; A-247)				250.2240	am	(P-4946)
1450.10	am	(P-19515/90; A-10416)	280.10	am	(P-18359/90; A-8696)	250.2450	am	(P-4946)
1450.11	#	(P-19515/90; A-10416)	280.20	am	(P-18359/90; A-8696)	300.120	am	(P-4946)
1450.11	am	(P-19515/90; A-10416)	280.35	am	(P-18359/90; O-5112; R-8724; A-8696)	300.330	am	(P-9957/90; A-554) (P-4367)
1450.12	#	(P-19515/90; A-10416)	285.1102	am	(P-17139/90; A-5070)	300.620	am	(P-4367)
1450.12	am	(P-19515/90; A-10416)	285.1106	am	(P-17139/90; A-5070)	300.1010	am	(P-9957/90; A-554)
1450.15	am	(P-19515/90; A-10416)	420.630	am	(P-15645/90; A-3429)	300.3220	am	(P-9957/90; A-554)
1450.17	am	(P-19515/90; A-10416)	420.640	am	(P-15645/90; A-3429)	300.3240	am	(P-9957/90; A-554)
1450.18	am	(P-19515/90; A-10416)	750.10	n	(P-1791; RC-8317)	300.3260	am	(P-9957/90; A-554)
1450.19	am	(P-19515/90; A-10416)	750.20	n	(P-1791; RC-8317)	330.120	am	(P-4338)
1450.20	n	(P-19515/90; A-10416)	750.30	n	(P-1791; RC-8317)	330.330	am	(P-9920/90; A-516) (P-4338)
1450.25	n	(P-19515/90; A-10416)	750.40	n	(P-1791; RC-8317)	330.913	am	(P-9920/90; A-516)
1450.30	am	(P-19515/90; A-10416)	750.50	n	(P-1791; RC-8317)	330.1110	am	(P-9920/90; A-516)
1450.40	am	(P-19515/90; A-10416)	750.60	n	(P-1791; RC-8317)	330.4220	am	(P-9920/90; A-516)
1450.50	am	(P-19515/90; A-10416)	750.70	n	(P-1791; RC-8317)	330.4240	am	(P-9920/90; A-516)
1450.55	am	(P-19515/90; A-10416)	750.80	n	(P-1791; RC-8317)	330.4260	am	(P-9920/90; A-516)
1450.60	am	(P-19515/90; A-10416)	750.90	n	(P-1791; RC-8317)	350.120	am	(P-4280)
1450.70	am	(P-19515/90; A-10416)	750.100	n	(P-1791; RC-8317)	350.330	am	(P-9983/90; A-466) (P-4280)
1450.80	am	(P-19515/90; A-10416)	750.110	n	(P-1791; RC-8317)	350.680	am	(P-9983/90; A-466)
1450.90	am	(P-19515/90; A-10416)	750.120	n	(P-1791; RC-8317)	350.1220	am	(P-9983/90; A-466)
						350.3220	am	(P-9983/90; A-466)
						350.3240	am	(P-9983/90; A-466)
						350.3260	am	(P-9983/90; A-466)
						350.3710	am	(P-9983/90; A-466)
						350.3720	am	(P-9983/90; A-466)
						350.3730	am	(P-9983/90; A-466)
						350.3750	am	(P-9983/90; A-466)
						350.3770	am	(P-9983/90; A-466)
						350.3780	am	(P-9983/90; A-466)
						350.3810	am	(P-9983/90; A-466)
						350.3880	am	(P-9983/90; A-466)
						350.3900	am	(P-9983/90; A-466)
						350.3940	am	(P-9983/90; A-466)
						350.4010	am	(P-9983/90; A-466)
						350.Th. D	am	(P-9983/90; A-466)
						350.Th. E	am	(P-9983/90; A-466)
						390.120	am	(P-9983/90; A-466)
						390.330	am	(P-9983/90; A-466)
						390.1030	am	(P-9983/90; A-466)
						390.3220	am	(P-9983/90; A-466)
						390.3240	am	(P-9983/90; A-466)
						390.3260	am	(P-9983/90; A-466)
						450.5	am	(P-9983/90; A-466)
						450.20	am	(P-9983/90; A-466)
						450.30	am	(P-9983/90; A-466)
						450.35	am	(P-9983/90; A-466)
						450.60	am	(P-9983/90; A-466)
						450.70	am	(P-9983/90; A-466)
						450.10	am	(P-9983/90; A-466)
						510.60	am	(P-9983/90; A-466)
						510.110	am	(P-9983/90; A-466)
						510.120	am	(P-9983/90; A-466)
						510.130	am	(P-9983/90; A-466)
						535.10	am	(P-9983/90; A-466)
						535.20	am	(P-9983/90; A-466)

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

AUGUST 2, 1991

TITLE 77 (CONTD)
700 600

790.500	adm	(P-3417; E-3537)	790.5340	adm	(P-3417; E-3537)
790.740	adm	(P-11070; E-11194)	790.3620	adm	(P-11070; E-11194)
790.780	adm	(P-3417; E-3537)	790.3720	adm	(P-11070; E-11194)
790.910	adm	(P-11070; E-11194)	790.3907	adm	(P-11070; E-11194)
790.1107	n	(P-3417; E-3537)	790.3910	adm	(P-11070; E-11194)
790.1112	n	(P-3417; E-3537)	790.3914	adm	(P-18457/90; A-6566)
790.1127	adm	(P-18457/90; A-6566)	790.3540	adm	(P-3417; E-3537)
790.1131	adm	(P-11070; E-11194)	790.3945	adm	(P-11070; E-11194)
790.1350	n	(P-18457/90; A-6566)	790.4060	adm	(P-3417; E-3537)
790.1390	n	(P-11070; E-11194)	790.4140	adm	(P-11070; E-11194)
790.1418	adm	(P-18457/90; A-6566)	790.4384	adm	(P-18457/90; A-6566)
790.1420	adm	(P-3417; E-3537)	790.4385	n	(P-11070; E-11194)
790.1423	adm	(P-18457/90; A-6566)	790.4420	n	(P-3417; E-3537)
790.1425	adm	(P-3417; E-3537)	790.4480	n	(P-3417; E-3537)
790.1566	adm	(P-11070; E-11194)	790.4589	adm	(P-3417; E-3537)
790.1573	adm	(P-11070; E-11194)	790.4660	adm	(P-3417; E-3537)
790.1685	n	(P-11070; E-11194)	790.4667	adm	(P-11070; E-11194)
790.1710	adm	(P-18457/90; A-6566)	790.4720	adm	(P-18457/90; A-6566)
790.1740	adm	(P-3417; E-3537)	790.4725	adm	(P-11070; E-11194)
790.1870	n	(P-3417; E-3537)	790.4725	adm	(P-11070; E-11194)
790.1930	adm	(P-11070; E-11194)	790.4728	adm	(P-18457/90; A-6566)
790.1950	adm	(P-11070; E-11194)	790.4740	adm	(P-3417; E-3537)
790.1960	adm	(P-18457/90; A-6566)	790.4940	adm	(P-11070; E-11194)
790.2020	adm	(P-18457/90; A-6566)	790.5030	n	(P-11070; E-11194)
790.2060	adm	(P-3417; E-3537)	790.5220	adm	(P-3417; E-3537)
790.2130	adm	(P-11070; E-11194)	790.5300	adm	(P-18457/90; A-6566)
790.2155	adm	(P-3417; E-3537)	790.5312	adm	(P-3417; E-3537)
790.2180	adm	(P-18457/90; A-6566)	790.5320	adm	(P-11070; E-11194)
790.2265	n	(P-11070; E-11194)	790.5420	adm	(P-18457/90; A-6566)
790.2455	n	(P-18457/90; A-6566)	790.5483	adm	(P-3417; E-3537)
790.2655	n	(P-18457/90; A-6566)	790.5540	adm	(P-3417; E-3537)
790.2660	r	(P-11070; E-11194)	790.5540	adm	(P-11070; E-11194)
790.2661	adm	(P-18457/90; A-6566)	790.5660	adm	(P-3417; E-3537)
790.2662	adm	(P-11070; E-11194)	790.5740	adm	(P-11070; E-11194)
790.2740	adm	(P-3417; E-3537)	790.5792	adm	(P-11070; E-11194)
790.2820	adm	(P-11070; E-11194)	790.5820	adm	(P-3417; E-3537)
790.2902	r	(P-11070; E-11194)	790.5830	adm	(P-3417; E-3537)
790.2908	r	(P-11070; E-11194)	790.5830	adm	(P-11070; E-11194)
790.3020	adm	(P-3417; E-3537)	790.6435	adm	(P-11070; E-11194)
790.3027	adm	(P-11070; E-11194)	790.6500	adm	(P-11070; E-11194)
790.3060	adm	(P-18457/90; A-6566)	790.6505	adm	(P-11070; E-11194)
790.3140	adm	(P-11070; E-11194)	790.6610	n	(P-3417; E-3537)
790.3220	adm	(P-3417; E-3537)	790.6875	adm	(P-11070; E-11194)
790.3308	n	(P-18457/90; A-6566)	790.6960	adm	(P-3417; E-3537)
790.3315	adm	(P-11070; E-11194)	790.7120	adm	(P-3417; E-3537)
790.3335	adm	(P-3417; E-3537)	790.7160	adm	(P-18457/90; A-6566)
790.3340	adm	(P-18457/90; A-6566)	790.7221	n	(P-3417; E-3537)
790.3350	adm	(P-11070; E-11194)	790.7245	n	(P-3417; E-3537)
790.3420	adm	(P-18457/90; A-6566)	790.7280	adm	(P-11070; E-11194)
790.3420	adm	(P-11070; E-11194)	790.7280	adm	(P-18457/90; A

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

AUGUST 2, 1999

TITLE 77 (CONT'D)
780 7378

[illegible]

TITLE 7Z (CONT'D)					
2030.710	n	(P-9083)	2030.1235	r	(P-9153)
2030.720	r	(P-9153)	2030.1240	r	(P-9153)
2030.720	n	(P-9083)	2030.1245	r	(P-9153)
2030.730	r	(P-9153)	2030.1245	n	(P-9083)
2030.730	n	(P-9083)	2030.1250	r	(P-9153)
2030.740	r	(P-9153)	2030.1250	n	(P-9083)
2030.740	n	(P-9083)	2030.1255	r	(P-9153)
2030.750	r	(P-9153)	2030.1255	n	(P-9083)
2030.750	n	(P-9083)	2030.1260	r	(P-9153)
2030.760	r	(P-9153)	2030.1265	r	(P-9153)
2030.760	n	(P-9083)	2030.1270	n	(P-9083)
2030.810	r	(P-9153)	2030.1310	r	(P-9153)
2030.810	n	(P-9083)	2030.1320	r	(P-9153)
2030.820	r	(P-9153)	2030.1320	n	(P-9083)
2030.820	n	(P-9083)	2030.1330	r	(P-9153)
2030.830	n	(P-9083)	2030.1340	r	(P-9153)
2030.840	n	(P-9083)	2030.1350	r	(P-9153)
2030.850	n	(P-9083)	2031.10	r	(P-9149)
2030.910	r	(P-9153)	2032.10	r	(P-9218)
2030.910	n	(P-9083)	2032.15	r	(P-9218)
2030.920	r	(P-9153)	2032.20	r	(P-9218)
2030.920	n	(P-9083)	2032.25	r	(P-9218)
2030.930	r	(P-9153)	2032.30	r	(P-9218)
2030.940	r	(P-9153)	2032.35	r	(P-9218)
2030.950	r	(P-9153)	2032.40	r	(P-9218)
2030.960	r	(P-9153)	2032.45	r	(P-9218)
2030.970	r	(P-9153)	2032.50	r	(P-9218)
2030.980	r	(P-9153)	2032.55	r	(P-9218)
2030.1010	r	(P-9083)	2032.60	r	(P-9218)
2030.1010	n	(P-9153)	2038.105	ann	(P-645790; A-2597) (P-8337)
2030.1020	n	(P-9083)	2038.110	ann	(P-645790; A-2597) (P-8337)
2030.1030	n	(P-9153)	2038.115	ann	(P-8337)
2030.1030	n	(P-9083)	2038.120	ann	(P-645790; A-2597)
2030.1040	r	(P-9153)	2038.125	ann	(P-645790; A-2597)
2030.1040	n	(P-9083)	2038.130	ann	(P-8337)
2030.1040	r	(P-9153)	2038.135	r	(P-8337)
2030.1050	n	(P-9083)	2038.200	ann	(P-8337)
2030.1060	n	(P-9083)	2038.205	ann	(P-8337)
2030.1070	n	(P-9083)	2038.220	ann	(P-8337)
2030.1080	n	(P-9083)	2038.230	ann	(P-645790; A-2597) (P-8337)
2030.1090	n	(P-9083)	2038.235	ann	(P-645790; A-2597)
2030.1110	n	(P-9153)	2038.303	ann	(P-645790; A-2597)
2030.1110	n	(P-9083)	2038.303	r	(P-8337)
2030.1120	r	(P-9153)	2038.306	ann	(P-645790; A-2597) (P-8337)
2030.1120	n	(P-9083)	2038.312	ann	(P-645790; A-2597) (P-8337)
2030.1130	n	(P-9153)	2038.312	ann	(P-645790; A-2597) (P-8337)
2030.1130	n	(P-9083)	2038.315	ann	(P-645790; A-2597) (P-8337)
2030.1140	r	(P-9153)	2038.318	ann	(P-645790; A-2597) (P-8337)
2030.1140	n	(P-9083)	2038.319	n	(P-645790; A-2597)
2030.1150	n	(P-9083)	2038.321	ann	(P-645790; A-2597) (P-8337)
2030.1160	n	(P-9083)	2038.324	ann	(P-8337)
2030.1205	n	(P-9153)	2038.327	ann	(P-645790; A-2597) (P-8337)
2030.1205	r	(P-9083)	2038.330	ann	(P-645790; A-2597) (P-8337)
2030.1210	r	(P-9153)	2038.333	ann	(P-645790; A-2597) (P-8337)
2030.1210	n	(P-9083)	2038.336	ann	(P-645790; A-2597) (P-8337)
2030.1215	r	(P-9153)	2038.342	ann	(P-645790; A-2597) (P-8337)
2030.1215	n	(P-9083)	2038.343	n	(P-645790; A-2597)
2030.1220	r	(P-9153)	2038.343	ann	(P-8337)
2030.1220	n	(P-9083)	2038.348	ann	(P-645790; A-2597) (P-8337)
2030.1225	r	(P-9153)	2038.351	ann	(P-8337)
2030.1225	n	(P-9083)	2038.354	ann	(P-645790; A-2597) (P-8337)
2030.1230	r	(P-9153)	2038.357	ann	(P-8337)
2030.1230	n	(P-9083)	2038.360	ann	(P-8337)

[illegible]

TITLE 83 (CONT'D)

730.420	n	(P-1627)	756.125	ann	(P-18675/90; A-5618)
730.425	n	(P-1627)	756.220	ann	(P-18675/90; A-5618)
730.430	n	(P-1627)	757-	ann	(RC-5111)
730.435	n	(P-1627)	757.10	f	(P-4803) (E-5082)
730.440	n	(P-1627)	757.15	f	(P-4803) (E-5082)
730.445	n	(P-1627)	757.100	f	(P-4803) (E-5082)
730.450	n	(P-1627)	757.105	f	(P-4803) (E-5082)
730.500	n	(P-1627)	757.110	f	(P-4803) (E-5082)
730.500	n	(P-1627)	757.115	f	(P-4803) (E-5082)
730.501	f	(P-1650)	757.120	f	(P-4803) (E-5082)
730.502	f	(P-1650)	757.200	f	(P-4803) (E-5082)
730.503	f	(P-1650)	757.205	f	(P-4803) (E-5082)
730.504	f	(P-1650)	757.300	f	(P-4803) (E-5082)
730.505	n	(P-1627)	757.310	f	(P-4803) (E-5082)
730.505	n	(P-1650)	757.320	f	(P-4803) (E-5082)
730.506	f	(P-1650)	757.330	f	(P-4803) (E-5082)
730.507	f	(P-1650)	757.340	f	(P-4803) (E-5082)
730.508	f	(P-1650)	757.350	f	(P-4803) (E-5082)
730.509	f	(P-1650)	757.400	f	(P-4803) (E-5082)
730.510	n	(P-1627)	757.410	f	(P-4803) (E-5082)
730.510	f	(P-1650)	757.Ex.A	f	(P-4803) (E-5082)
730.511	f	(P-1650)	757.Ex.B	f	(P-4803) (E-5082)
730.515	n	(P-1627)	757.Ex.C	f	(P-4803) (E-5082)
730.520	n	(P-1627)	757.Ex.D	f	(P-4803) (E-5082)
730.525	n	(P-1627)	780.5	n	(P-13100/90; A-5062)
730.530	n	(P-1627)	780.10	n	(P-13100/90; A-5062)
730.535	n	(P-1627)	780.20	n	(P-13100/90; A-5062)
730.540	n	(P-1627)	780.30	n	(P-13100/90; A-5062)
730.600	n	(P-1627)			
730.601	f	(P-1650)			
730.602	f	(P-1650)			
730.603	f	(P-1650)			
730.604	f	(P-1650)			
730.605	n	(P-1627)			
730.605	f	(P-1650)			
730.606	f	(P-1650)			
730.607	f	(P-1650)			
730.608	f	(P-1650)			
730.609	f	(P-1650)			
730.610	f	(P-1650)			
730.611	f	(P-1650)			
730.700	n	(P-1627)			
730.701	f	(P-1650)			
730.702	f	(P-1650)			
730.703	f	(P-1650)			
730.705	n	(P-1627)			
730.710	n	(P-1627)			
730.715	n	(P-1627)			
730.720	n	(P-1627)			
730.725	n	(P-1627)			
730.801	f	(P-1650)			
730.802	f	(P-1650)			
730.803	f	(P-1650)			
730.804	f	(P-1650)			
730.805	f	(P-1650)			
755.10	ann	(P-19109/90; A-5624)			
755.25	ann	(P-19109/90; A-5624)			
755.105	ann	(P-19109/90; A-5624)			
755.110	ann	(P-19109/90; A-5624)			
755.115	ann	(P-19109/90; A-5624)			
755.200	ann	(P-19109/90; A-5624)			
755.205	ann	(P-19109/90; A-5624)			
755.210	ann	(P-19109/90; A-5624)			
755.405	ann	(P-19109/90; A-5624)			

SAL:28

TITLE 86 (CONT'D)

130.120	f	(P-20194/90; A-6621)	230.120	ann	(P-19717/90; A-5796)
130.150	ann	(P-20194/90; A-6621)	230.130	ann	(P-19717/90; A-5796)
130.1505	ann	(P-20194/90; A-6621)	240.101	f	(P-19725/90; A-5781)
130.1701	ann	(P-20194/90; A-6621)	240.105	f	(P-19725/90; A-5781)
130.1920	ann	(P-20194/90; A-6621)	240.115	f	(P-19725/90; A-5781)
130.1930	ann	(P-20194/90; A-6621)	240.115	f	(P-19725/90; A-5781)
130.1950	ann	(P-20194/90; A-6621)	240.120	f	(P-19725/90; A-5781)
130.1951	ann	(P-20194/90; A-6621)	270.101	f	(P-15251/90; A-5307)
130.1955	ann	(P-20194/90; A-6621)	270.105	ann	(P-15251/90; A-5307)
130.1970	ann	(P-20194/90; A-6621)	270.110	ann	(P-15251/90; A-5307)
130.1980	ann	(P-20194/90; A-6621)	270.115	ann	(P-15251/90; A-5307)
130.1990	ann	(P-20194/90; A-6621)	270.120	ann	(P-15251/90; A-5307)
130.2005	ann	(P-20194/90; A-6621)	270.125	ann	(P-15251/90; A-5307)
130.2007	ann	(P-20194/90; A-6621)	270.130	ann	(P-15251/90; A-5307)
130.2008	n	(P-20194/90; A-6621)	280.101	ann	(P-17908/90; A-6290)
130.2010	ann	(P-20194/90; A-6621)	280.105	ann	(P-17908/90; A-6290)
130.2035	ann	(P-20194/90; A-6621)	280.110	ann	(P-17908/90; A-6290)
130.2040	ann	(P-20194/90; A-6621)	280.115	ann	(P-17908/90; A-6290)
130.2055	ann	(P-20194/90; A-6621)	280.120	ann	(P-17908/90; A-6290)
130.2060	ann	(P-20194/90; A-6621)	280.125	ann	(P-17908/90; A-6290)
130.2075	ann	(P-20194/90; A-6621)	280.130	ann	(P-17908/90; A-6290)
130.2080	ann	(P-20194/90; A-6621)	290.101	f	(P-19751/90; A-5820)
130.2085	ann	(P-20194/90; A-6621)	290.105	f	(P-19751/90; A-5820)
130.2090	ann	(P-20194/90; A-6621)	290.110	f	(P-19751/90; A-5820)
130.2105	ann	(P-20194/90; A-6621)	290.115	f	(P-19751/90; A-5820)
130.2115	ann	(P-20194/90; A-6621)	290.120	ann	(P-19751/90; A-5820)
130.2140	ann	(P-20194/90; A-6621)	320.101	ann	(P-19756/90; A-6316)
130.2145	ann	(P-20194/90; A-6621)	320.105	ann	(P-19756/90; A-6316)
130.2150	ann	(P-20194/90; A-6621)	320.110	ann	(P-19756/90; A-6316)
130.2165	ann	(P-20194/90; A-6621)	320.115	ann	(P-19756/90; A-6316)
130.11. A	n	(P-20194/90; A-6621)	330.120	ann	(P-19756/90; A-6316)
140.101	ann	(P-19756/90; A-5845)	330.105	ann	(P-19756/90; A-6316)
140.301	ann	(P-19756/90; A-5845)	330.110	ann	(P-19756/90; A-6316)
150.101	ann	(P-19804/90; A-5861)	330.115	ann	(P-19756/90; A-6316)
150.105	ann	(P-19804/90; A-5861)	330.120	ann	(P-19756/90; A-6316)
150.135	ann	(P-19804/90; A-5861)	340.101	ann	(P-19756/90; A-6316)
150.201	ann	(P-19804/90; A-5861)	340.105	ann	(P-19756/90; A-6316)
150.405	ann	(P-19804/90; A-5861)	340.110	ann	(P-19756/90; A-6316)
150.710	ann	(P-19804/90; A-5861)	370.101	ann	(P-19730/90; A-5805)
150.725	ann	(P-19804/90; A-5861)	370.110	ann	(P-19730/90; A-5805)
150.905	ann	(P-19804/90; A-5861)	370.115	ann	(P-19730/90; A-5805)
150.1101	ann	(P-19804/90; A-5861)	370.120	ann	(P-19730/90; A-5805)
150.1310	ann	(P-19804/90; A-5861)	370.125	ann	(P-19730/90; A-5805)
150.1401	ann	(P-19804/90; A-5861)	380.101	ann	(P-19740/90; A-6299)
150.1405	ann	(P-19804/90; A-5861)	380.110	ann	(P-19740/90; A-6299)
160.101	ann	(P-19788/90; A-5845)	380.115	ann	(P-19740/90; A-6299)
160.105	ann	(P-19788/90; A-5845)	380.120	ann	(P-19740/90; A-6299)
160.115	ann	(P-19788/90; A-5845)	390.101	ann	(P-19746/90; A-5815)
160.135	ann	(P-19788/90; A-5845)	390.105	ann	(P-19746/90; A-5815)
160.150	ann	(P-19788/90; A-5845)	390.110	ann	(P-19746/90; A-5815)
160.155	ann	(P-19788/90; A-5845)	420.50	ann	(P-15762/90; A-5498)
200.115	ann	(P-14754/90; A-5318)	420.90	ann	(P-15762/90; A-5498)
220.101	ann	(P-19706/90; A-5783)	430.100	ann	(P-1724; A-10944)
220.105	ann	(P-19706/90; A-5783)	430.110	ann	(P-1724; A-10944)
220.110	ann	(P-19706/90; A-5783)	430.120	ann	(P-1724; A-10944)
220.115	ann	(P-19706/90; A-5783)	430.130	ann	(P-1724; A-10944)
220.120	ann	(P-19706/90; A-5783)	430.160	ann	(P-1724; A-10944)
220.125	ann	(P-19706/90; A-5783)	430.180	ann	(P-1724; A-10944)
220.130	ann	(P-19717/90; A-5796)	430.200	ann	(P-1724; A-10944)
230.101	ann	(P-19717/90; A-5796)	432.100	ann	(P-1777; A-10993)
230.105	ann	(P-19717/90; A-5796)	432.110	ann	(P-1777; A-10993)
230.110	ann	(P-19717/90; A-5796)			
230.115	ann	(P-19717/90; A-5796)			

SAL:29

TITLE 86 (CONT'D)

432.120	am	(P-1777; A-10993)	3000.130	n	(P-433; W-11342) (P-11075; E-11252)
432.160	am	(P-1777; A-10993)	3000.140	n	(P-433; W-11342) (P-11075; E-11252)
433.100	am	(P-1748; A-10966)	3000.150	n	(P-433; W-11342) (P-11075; E-11252)
433.110	am	(P-1748; A-10966)	3000.155	n	(P-11075; E-11252)
433.120	am	(P-1748; A-10966)	3000.160	n	(P-433; W-11342) (P-11075; E-11252)
433.130	am	(P-1748; A-10966)	3000.161	n	(P-11075; E-11252)
433.140	am	(P-1748; A-10966)	3000.165	n	(P-11075; E-11252)
433.160	am	(P-1748; A-10966)	3000.170	n	(P-433; W-11342) (P-11075; E-11252)
433.170	am	(P-1748; A-10966)	3000.180	n	(P-11075; E-11252)
433.180	am	(P-1748; A-10966)	3000.200	n	(P-433; W-11342) (P-11075; E-11252)
433.190	am	(P-1748; A-10966)	3000.210	n	(P-433; W-11342) (P-11075; E-11252)
433.200	am	(P-1748; A-10966)	3000.220	n	(P-433; W-11342) (P-11075; E-11252)
433.210	am	(P-1748; A-10966)	3000.230	n	(P-433; W-11342) (P-11075; E-11252)
440.90	am	(P-13429/90; A-117)	3000.240	n	(P-433; W-11342) (P-11075; E-11252)
450.10	am	(P-17897/90; A-6305)	3000.245	n	(P-433; W-11342) (P-11075; E-11252)
500.102	n	(P-17897/90; A-6305)	3000.250	n	(P-433; W-11342) (P-11075; E-11252)
500.103	n	(P-17897/90; A-6305)	3000.260	n	(P-433; W-11342) (P-11075; E-11252)
500.105	am	(P-17897/90; A-6305)	3000.270	n	(P-11075; E-11252)
500.115	am	(P-17897/90; A-6305)	3000.280	n	(P-11075; E-11252)
500.150	f	(P-17897/90; A-6305)	3000.281	n	(P-11075; E-11252)
500.155	am	(P-17897/90; A-6305)	3000.282	n	(P-11075; E-11252)
500.175	am	(P-17897/90; A-6305)	3000.283	n	(P-11075; E-11252)
500.195	am	(P-17897/90; A-6305)	3000.300	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.310	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.320	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.330	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.340	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.350	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.400	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.405	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.410	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.415	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.420	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.425	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.430	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.435	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.440	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.450	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.500	n	(P-433; W-11342) (P-11075; E-11252)
		(P-17897/90; A-6305)	3000.600	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.610	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.700	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.705	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.715	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.716	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.720	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.735	n	(P-11075; E-11252)
		(P-17897/90; A-6305)	3000.740	n	(P-11075; E-11252)

SAL-30

TITLE 86 (CONT'D)

3000.745	n	(P-11075; E-11252)	113.260	am	(P-1715; A-7104)
3000.750	n	(P-11075; E-11252)	113.261	am	(P-5517; A-11142)
3000.755	n	(P-11075; E-11252)	113.306	am	(P-15701/90; A-277)
3000.760	n	(P-11075; E-11252)	114.9	f	(P-10889)
3000.765	n	(P-11075; E-11252)	114.210	am	(P-394; A-5710)
3000.770	n	(P-11075; E-11252)	114.251	am	(P-5539; A-11164)
3000.800	n	(P-11075; E-11252)	114.402	am	(P-5539; A-11164)
3000.810	n	(P-11075; E-11252)	116.510	am	(P-15712/90; A-288)
3000.820	n	(P-11075; E-11252)	117.9	n	(P-10897)
3000.830	n	(P-11075; E-11252)	116.520	n	(P-6435)
3000.840	n	(P-11075; E-11252)	118.200	am	(P-10897)
3000.900	n	(P-11075; E-11252)	120.12	am	(P-8681) (E-8708)
3000.910	n	(P-11075; E-11252)	120.12	n	(P-5551)
3000.920	n	(P-11075; E-11252)	120.31	am	(P-6089)
3000.930	n	(P-11075; E-11252)	120.31	am	(P-5551)
3000.940	n	(P-11075; E-11252)	120.60	am	(P-5551)
3000.950	n	(P-11075; E-11252)	120.61	am	(P-5551)
3000.960	n	(P-11075; E-11252)	120.64	am	(P-5551)
3000.1000	n	(P-11075; E-11252)	120.65	am	(P-2908; A-10101)
3000.1010	n	(P-11075; E-11252)	120.72	am	(P-159; A-5302) (E-348)
3000.1020	n	(P-11075; E-11252)	120.74	am	(P-159; A-5302) (E-348)
3000.1030	n	(P-11075; E-11252)	120.208	am	(P-5551)
3000.1100	n	(P-11075; E-11252)	120.235	am	(P-5551)
3000.1110	n	(P-11075; E-11252)	120.281	am	(P-5551)
3000.1120	n	(P-11075; E-11252)	120.319	am	(P-833)
3000.1130	n	(P-11075; E-11252)	120.320	am	(P-833)
3000.1140	n	(P-11075; E-11252)	120.321	am	(P-833)
3000.1150	n	(P-11075; E-11252)	120.322	am	(P-833)
3000.1160	n	(P-11075; E-11252)	120.323	am	(P-833)
3000.1170	n	(P-11075; E-11252)	120.370	am	(P-6937)
3000.1172	n	(P-11075; E-11252)	120.375	am	(P-5551)
		(P-11075; E-11252)	120.386	am	(P-159; A-5302) (E-348)
		(P-11075; E-11252)	120.390	am	(P-7468)
		(P-11075; E-11252)	120.391	am	(P-5551)
		(P-11075; E-11252)	121.31	am	(P-5525; A-11150)
		(P-11075; E-11252)	121.58	am	(P-5525; A-11150)
		(P-11075; E-11252)	121.63	am	(P-6922)
		(P-11075; E-11252)	121.91	am	(P-8114)
		(P-11075; E-11252)	130.400	am	(P-8114)
		(P-11075; E-11252)	130.500	am	(P-5585; A-11176)
		(P-11075; E-11252)	140.7	am	(P-5585; A-11176)
		(P-11075; E-11252)	140.11	am	(P-6949)
		(P-11075; E-11252)	140.16	am	(P-847; A-8264)
		(P-11075; E-11252)	140.17	am	(P-18982/90; A-10468)
		(P-11075; E-11252)	140.413	am	(P-406; A-8264) (E-392)
		(P-11075; E-11252)	140.421	am	(P-1414; A-8972)
		(P-11075; E-11252)	140.421	am	(P-1414; A-8972)
		(P-11075; E-11252)	140.451	am	(P-20170/90; A-6220)
		(P-11075; E-11252)	140.458	am	(P-20170/90; A-6220)
		(P-11075; E-11252)	140.459	am	(P-20170/90; A-6220)
		(P-11075; E-11252)	140.460	am	(P-20170/90; A-6220)
		(P-11075; E-11252)	140.461	am	(P-4903)
		(P-11075; E-11252)	140.462	am	(P-4903)
		(P-11075; E-11252)	140.463	am	(P-4903)
		(P-11075; E-11252)	140.465	am	(P-4903)
		(P-11075; E-11252)	140.475	am	(P-847; A-8264)
		(P-11075; E-11252)	140.485	am	(P-14317/90; O-21120/90; M-368; A-298)
		(P-11075; E-11252)	140.487	f	(P-14317/90; A-298)
		(P-11075; E-11252)		am	(P-14317/90; A-298)

SAL-31

ILLINOIS REGISTER
AFFECTED INDEX

AUGUST 2, 1991

TITLE 89 (CONT'D)

140.488	n	(P-1431790; A-298)	147.300	n	(P-15243/90; A-6238)
140.490	am	(P-19131290; A-8264)	147.300	n	(P-9555/90; O-13039/90;
140.513	am	(P-9885)	147.305	n	R-3129; A-3058)
140.528	am	(P-14681/90; A-1051)	147.310	n	(P-9555/90; O-13039/90;
140.560	am	(P-5585)	147.315	n	R-3129) (A-3058)
140.561	am	(P-7482)	147.320	n	(P-9555/90; O-13039/90;
140.562	am	(P-13963/90; O-17718/90;	147.325	n	R-3129) (A-3058)
140.569	am	R-366)	147.330	n	(P-9555/90; O-13039/90;
		(P-7834/90; A-18813/90;	147.335	n	R-3129; A-3058)
		C-1174) (P-7834/90; O-5115;	147.340	n	(P-9555/90; O-13039/90;
		R-6789; A-6534) (P-8636)	147.345	n	(P-9555/90; O-13039/90;
140.646	am	(P-6949)	147.350	n	R-3129; A-3058)
140.662	am	(P-1431790; A-298)	147.360	am	(P-15243/90; A-6238) (P-7501)
140.850	n	(P-19592/90; A-10114)	147.370	am	(P-7501)
140.855	n	(P-19592/90; A-10114)	147.375	n	(P-870)
140.860	n	(P-19592/90; A-10114)	147.380	n	(P-870)
140.865	n	(P-19592/90; A-10114)	147.385	n	(P-870)
140.870	n	(P-19592/90; A-10114)	147.390	n	(P-870)
140.875	n	(P-19592/90; A-10114)	147.395	n	(P-870)
140.880	n	(P-19592/90; A-10114)	147.400	n	(P-870)
140.885	n	(P-19592/90; A-10114)	147.405	n	(P-870)
140.890	n	(P-19592/90; A-10114)	147.410	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.415	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.420	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.425	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.430	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.435	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.440	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.445	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.450	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.455	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.460	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.465	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.470	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.475	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.480	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.485	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.490	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.495	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.500	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.505	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.510	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.515	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.520	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.525	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.530	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.535	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.540	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.545	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.550	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.555	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.560	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.565	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.570	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.575	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.580	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.585	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.590	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.595	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.600	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.605	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.610	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.615	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.620	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.625	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.630	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.635	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.640	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.645	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.650	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.655	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.660	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.665	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.670	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.675	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.680	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.685	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.690	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.695	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.700	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.705	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.710	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.715	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.720	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.725	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.730	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.735	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.740	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.745	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.750	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.755	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.760	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.765	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.770	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.775	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.780	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.785	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.790	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.795	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.800	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.805	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.810	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.815	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.820	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.825	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.830	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.835	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.840	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.845	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.850	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.855	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.860	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.865	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.870	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.875	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.880	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.885	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.890	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.895	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.900	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.905	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.910	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.915	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.920	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.925	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.930	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.935	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.940	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.945	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.950	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.955	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.960	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.965	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.970	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.975	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.980	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.985	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.990	n	(P-870)
140.895	n	(P-19592/90; A-10114)	147.995	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.000	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.005	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.010	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.015	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.020	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.025	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.030	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.035	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.040	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.045	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.050	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.055	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.060	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.065	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.070	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.075	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.080	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.085	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.090	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.095	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.100	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.105	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.110	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.115	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.120	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.125	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.130	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.135	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.140	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.145	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.150	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.155	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.160	n	(P-870)
140.895	n	(P-19592/90; A-10114)	148.165	n	(P-870)
140.895					

ILLINOIS REGISTER
TIONS AFFECTED INDE

AUGUST 2, 1999

TITLE 89 (CONT'D)

335.330	am	(P-8415)	650.120	n	(P-6683/90: A-2740)
335.332	am	(P-8415)	650.130	n	(P-6683/90: A-2740)
335.334	am	(P-8415)	650.140	n	(P-6683/90: A-2740)
335.336	am	(P-8415)	650.150	n	(P-6683/90: A-2740)
335.338	am	(P-8415)	650.160	n	(P-6683/90: A-2740)
352.Ap-A	am	(P-18871/90: A-11111)	650.200	t	(P-6725/90: A-2794)
431.2	am	(P-4303/90: A-224)	650.500	t	(P-6725/90: A-2794)
431.3	am	(P-4303/90: A-224)	650.600	t	(P-6725/90: A-2794)
431.5	am	(P-4303/90: A-224)	650.700	t	(P-6725/90: A-2794)
505.5	#	(P-12718/90: A-7728)	650.1000	t	(P-6725/90: A-2794)
505.5	am	(P-12718/90: A-7728)	650.Ap.B	t	(P-6725/90: A-2794)
505.10	am	(P-12718/90: A-7728)	680.300	t	(P-8156)
505.20	#	(P-12718/90: A-7728)	685.150	am	(P-8163)
505.40	am	(P-12718/90: A-7728)	685.500	am	(P-8862/90: O-17170/90;
505.70	am	(P-12718/90: A-7728)			R-6791; A-6602)
505.80	am	(P-12718/90: A-7728)	685.600	am	(P-8982/90: O-17170/90;
505.10	am	(P-12718/90: A-7728)			R-6791; A-6602)
515.400	n	(P-9370/90: O-17698/90;	687.100	am	(P-8160)
		M-4464; A-7211)	687.100	am	(P-8560/90: O-16085/90;
515.500	n	(P-9370/90: A-7211)			M-5921; A-7354)
552.30	am	(P-9392/90: A-9737)	695.300	am	(P-12252/90: A-6279)
552.60	am	(P-9392/90: A-9737)	695.400	am	(P-12252/90: A-6279)
552.90	am	(P-9392/90: A-9737)	700.200	am	(P-9303)
562.30	am	(P-161; A-10179)	700.400	am	(P-9303)
567.20	am	(P-12731/90: A-6617)	700.500	t	(P-9303)
567.30	am	(P-12731/90: A-6617)	712.100	am	(P-11702/90: A-10185)
572.90	am	(P-8341)	712.200	am	(P-11702/90: A-10185)
587.105	n	(P-11736/90: A-7370)	712.300	am	(P-11702/90: A-10185)
587.106	n	(P-11736/90: A-7370)	712.400	am	(P-11702/90: A-10185)
587.107	n	(P-11736/90: A-7370)	712.1000	am	(P-11702/90: A-10185)
587.110	am	(P-11736/90: A-7370)	712.Ap.A	am	(P-11702/90: A-10185)
587.111	n	(P-11736/90: A-7370)	730.400	am	(P-12228/90: A-6265)
587.120	am	(P-11736/90: A-7370)			
592.50	am	(P-12257/90: A-5757)	755.20	n	(P-8522)
592.75	am	(P-12257/90: A-5757)	755.20	t	(P-8522)
592.80	am	(P-12257/90: A-5757)	755.22	n	(P-8522)
592.85	am	(P-12257/90: A-5757)	755.25	n	(P-8522)
617.20	am	(P-9385/90: A-7347)	755.30	am	(P-8522)
617.30	am	(P-7885)	755.40	am	(P-8522)
617.50	am	(P-9385/90: A-7347)	755.50	t	(P-8522)
617.55	am	(P-9385/90: A-7347)	755.50	n	(P-8522)
617.60	am	(P-9385/90: A-7347)	755.60	t	(P-8522)
617.70	t	(P-7885)	755.60	n	(P-8522)
650.1	t	(P-6725/90: A-2794)	755.70	t	(P-8522)
650.10	t	(P-6683/90: A-2740)	755.70	n	(P-8522)
650.10	t	(P-6725/90: A-2794)	755.80	n	(P-8522)
650.20	t	(P-6683/90: A-2740)	755.80	n	(P-8522)
650.20	t	(P-6725/90: A-2794)	755.90	n	(P-8522)
650.30	t	(P-6683/90: A-2740)	755.90	n	(P-8522)
650.30	t	(P-6725/90: A-2794)	755.100	t	(P-8522)
650.40	t	(P-6683/90: A-2740)	755.100	n	(P-8522)
650.40	t	(P-6725/90: A-2794)	755.110	t	(P-8522)
650.50	t	(P-6683/90: A-2740)	755.120	t	(P-8522)
650.50	t	(P-6725/90: A-2794)	755.130	t	(P-8522)
650.60	t	(P-6683/90: A-2740)	755.140	t	(P-8522)
650.60	t	(P-6725/90: A-2794)	755.150	t	(P-8522)
650.70	t	(P-6683/90: A-2740)	755.160	t	(P-8522)
650.70	t	(P-6725/90: A-2794)	755.170	t	(P-8522)
650.70	t	(P-6683/90: A-2740)	755.180	t	(P-8522)
650.90	n	(P-6683/90: A-2740)	755.190	t	(P-8522)
650.90	t	(P-6725/90: A-2794)	755.200	t	(P-8522)
650.100	t	(P-6683/90: A-2740)	765.60	am	(P-12224/90: A-6261)
650.100	t	(P-6725/90: A-2794)	830.50	am	(P-12234/90: A-6272)

TITLE 89 (CONT'D)

830.140	n	(P-4397)	18.130	f	(P-3231; A-9045)
843.10	am	(P-12212/90; A-8294)	18.130	n	(P-3252; A-9022)
843.20	am	(P-12212/90; A-8294)	18.140	f	(P-3231; A-9045)
843.30	am	(P-12212/90; A-8294)	18.140	n	(P-3252; A-9022)
843.50	am	(P-12212/90; A-8294)	18.150	f	(P-3231; A-9045)
843.60	am	(P-12212/90; A-8294)	18.160	f	(P-3231; A-9045)
843.70	am	(P-12212/90; A-8294)	18.E.A	f	(P-3252; A-9022)
843.120	am	(P-12212/90; A-8294)	18.E.A	f	(P-3231; A-9045)
843.130	am	(P-12212/90; A-8294)	18.E.B	f	(P-3231; A-9045)
843.150	am	(P-12212/90; A-8294)	18.E.B	f	(P-3231; A-9045)
843.160	am	(P-12212/90; A-8294)	27.10	n	(P-15562/90; A-2796)
843.180	am	(P-12212/90; A-8294)	27.20	n	(P-15562/90; A-2796)
845.11	n	(P-12240/90; A-8304)	27.30	n	(P-15562/90; A-2796)
845.20	am	(P-12240/90; A-8304)	27.40	n	(P-15562/90; A-2796)
845.30	am	(P-12240/90; A-8304)	27.50	n	(P-15562/90; A-2796)
845.40	am	(P-12240/90; A-8304)	27.60	n	(P-15562/90; A-2796)
860.20	am	(P-3228)	27.70	n	(P-15562/90; A-2796)
885.10	n	(P-6666/90; A-7221)	27.80	n	(P-15562/90; A-2796)
885.30	n	(P-6666/90; A-7221)	27.90	n	(P-15562/90; A-2796)
885.100	n	(P-6666/90; A-7221)	27.100	n	(P-15562/90; A-2796)
885.110	n	(P-6666/90; A-7221)	27.110	n	(P-15562/90; A-2796)
885.200	n	(P-6666/90; A-7221)	27.120	n	(P-15562/90; A-2796)
885.210	n	(P-6666/90; A-7221)	27.130	n	(P-15562/90; A-2796)
885.300	n	(P-6666/90; A-7221)	27.140	n	(P-15562/90; A-2796)
885.310	n	(P-6666/90; A-7221)	27.E.A	n	(P-15562/90; A-2796)
885.Ap.A	n	(P-6666/90; A-7221)	37.10	n	(P-3275; A-9047)
885.Ap.B	n	(P-6666/90; A-7221)	37.20	n	(P-3275; A-9047)
885.Ap.C	n	(P-6666/90; A-7221)	37.30	n	(P-3275; A-9047)
885.Ap.D	n	(P-6666/90; A-7221)	37.40	n	(P-3275; A-9047)
885.Ap.E	n	(P-6666/90; A-7221)	37.50	n	(P-3275; A-9047)
885.Ap.F	n	(P-6666/90; A-7221)	37.60	n	(P-3275; A-9047)
1300.110	am	(P-5141)	37.70	n	(P-3275; A-9047)
1300.120	am	(P-5141)	37.80	n	(P-3275; A-9047)
1300.130	am	(P-5141)	37.90	n	(P-3275; A-9047)
1300.200	am	(P-5141)	37.100	n	(P-3275; A-9047)
1300.205	n	(P-5141)	37.110	n	(P-3275; A-9047)
1300.210	am	(P-5141)	37.120	n	(P-3275; A-9047)

TITLE 92

18.10	f	(P-3231; A-9045)	37.E.A	n	(P-3275; A-9047)
18.20	n	(P-3252; A-9022)	57.10	n	(P-15583/90; A-2817)
18.30	f	(P-3231; A-9045)	57.20	n	(P-15583/90; A-2817)
18.40	f	(P-3252; A-9022)	57.30	n	(P-15583/90; A-2817)
18.50	f	(P-3231; A-9045)	57.40	n	(P-15583/90; A-2817)
18.60	f	(P-3252; A-9022)	57.50	n	(P-15583/90; A-2817)
18.70	f	(P-3231; A-9045)	57.60	n	(P-15583/90; A-2817)
18.80	f	(P-3252; A-9022)	57.70	n	(P-15583/90; A-2817)
18.90	f	(P-3231; A-9045)	57.80	n	(P-15583/90; A-2817)
18.100	f	(P-3252; A-9022)	57.90	n	(P-15583/90; A-2817)
18.110	f	(P-3231; A-9045)	57.100	n	(P-15583/90; A-2817)
18.120	f	(P-3252; A-9022)	57.110	n	(P-15583/90; A-2817)
18.120	f	(P-3231; A-9045)	57.120	n	(P-15583/90; A-2817)
18.120	f	(P-3252; A-9022)	57.130	n	(P-15583/90; A-2817)
18.120	f	(P-3231; A-9045)	57.140	n	(P-15583/90; A-2817)
18.120	f	(P-3252; A-9022)	57.E.A	n	(P-15583/90; A-2817)
18.120	f	(P-3231; A-9045)	171.6	am	(P-1452; A-7752)
18.120	f	(P-3252; A-9022)	171.1000	am	(P-1452; A-7752)
18.120	f	(P-3231; A-9045)	172.2000	am	(P-1461; A-7760)
18.120	f	(P-3252; A-9022)	173.3000	am	(P-1466; A-7765)
18.120	f	(P-3231; A-9045)	177.2000	am	(P-1442; A-7743)
18.120	f	(P-3252; A-9022)	178.2000	am	(P-1472; A-7711)
18.120	f	(P-3231; A-9045)	179.2000	am	(P-1483; A-7781)

TITLE 92 (CONT'D)

180.2000	am	(P-1447; A-7748)	530.250	n	(P-2940)
390.1020	am	(P-7008)	530.260	n	(P-2940)
390.2000	am	(P-7008)	530.270	n	(P-2940)
391.2000	am	(P-7026)	530.275	n	(P-2940)
392.2000	am	(P-6994)	530.280	n	(P-2940)
393.2000	am	(P-7022)	530.280	n	(P-2940)
395.2000	am	(P-6997)	530.300	n	(P-2940)
396.2000	am	(P-7003)	530.302	f	(P-3003)
397.1020	am	(P-6991)	530.303	f	(P-3003)
456.10	n	(P-17535/90; A-5894)	530.310	n	(P-2940)
456.20	n	(P-17535/90; A-5894)	530.320	n	(P-2940)
456.30	n	(P-17535/90; A-5894)	530.330	n	(P-2940)
456.40	n	(P-17535/90; A-5894)	530.400	n	(P-2940)
456.50	n	(P-17535/90; A-5894)	530.401	f	(P-3003)
456.60	n	(P-17535/90; A-5894)	530.402	f	(P-3003)
456.70	n	(P-17535/90; A-5894)	530.403	f	(P-3003)
456.100	n	(P-2940)	530.410	n	(P-2940)
530.10	n	(P-2940)	530.420	n	(P-2940)
530.20	n	(P-2940)	530.430	n	(P-2940)
530.30	n	(P-2940)	530.440	n	(P-2940)
530.40	n	(P-2940)	530.450	n	(P-2940)
530.50	n	(P-2940)	530.460	n	(P-2940)
530.60	n	(P-2940)	530.470	n	(P-2940)
530.100	n	(P-2940)	530.480	n	(P-2940)
530.101	f	(P-3003)	530.500	n	(P-2940)
530.102	f	(P-3003)	530.501	f	(P-3003)
530.103	f	(P-3003)	530.503	f	(P-3003)
530.104	f	(P-3003)	530.510	f	(P-3003)
530.105	f	(P-3003)	530.520	n	(P-2940)
530.106	f	(P-3003)	530.530	n	(P-2940)
530.107	f	(P-3003)	530.601	f	(P-3003)
530.108	f	(P-3003)	530.602	f	(P-3003)
530.109	f	(P-3003)	530.603	f	(P-3003)
530.110	n	(P-2940)	530.610	n	(P-2940)
530.111	f	(P-3003)	530.700	n	(P-2940)
530.112	f	(P-3003)	530.702	f	(P-3003)
530.113	f	(P-3003)	530.710	n	(P-2940)
530.114	f	(P-3003)	530.800	n	(P-2940)
530.115	f	(P-3003)	530.801	f	(P-3003)
530.116	f	(P-3003)	530.802	f	(P-3003)
530.117	f	(P-3003)	530.803	f	(P-3003)
530.118	f	(P-3003)	530.804	f	(P-3003)
530.119	f	(P-3003)	530.810	f	(P-2940)
530.120	f	(P-2940)	530.820	f	(P-2940)
530.121	f	(P-3003)	530.830	n	(P-2940)
530.122	f	(P-3003)	530.840	n	(P-2940)
530.123	f	(P-3003)	530.901	n	(P-2940)
530.130	f	(P-2940)	530.902	f	(P-3003)
530.140	n	(P-2940)	530.903	f	(P-3003)
530.150	n	(P-2940)	530.904	f	(P-3003)
530.200	n	(P-2940)	530.905	f	(P-3003)
530.201	f	(P-3003)	530.906	f	(P-3003)
530.202	f	(P-3003)	530.907	f	(P-3003)
530.203	f	(P-3003)	530.908	f	(P-3003)
530.210	n	(P-2940)	530.909	f	(P-3003)
530.220	n	(P-2940)	530.11. A	n	(P-2940)
530.225	n	(P-2940)	708.70	am	(P-8193)
530.230	n	(P-2940)	720.10	am	(P-3426; A-9068)
530.240	n	(P-2940)	1010.425	n	(P-4686)

TITLE 92 (CONT'D)

SECTIONS AFFECTED INDEX	
1010.426	n (P-4686)
1010.740	ann (P-4686)
1030.88	ann (P-10589)
1040.42	ann (P-7891)
1070.100	n (P-8797)
1270.200	n (P-16170/90; A-10925)
1308.10	n (P-8097)
1308.20	n (P-8097)
1308.30	n (P-8097)
1311.10	n (P-4195)
1535.510	r (P-18177/90; A-10920)